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Annual Meeting

Thursday, May 1, 1986, 10 a.m. Calgary Convention Centre 120 Ninth Avenue S.E. Calgary, Alberta

About the Cover

The map is a graphic representation of NOVA's activities worldwide, including facilities, projects and markets.

Dollar amounts in this report are stated in Canadian dollars unless otherwise specified.

Measurements throughout the report are stated in imperial units, as most of our shareholders have expressed a preference for this system.

NOVA. AN ALBERTA CORPORATION



Incorporated by special act of the Province of Alberta, NOVA is a major Canadian energy company headquartered in Calgary.

The Company was created in 1954 to build, own and operate a province-wide natural gas transportation system. In recent years, NOVA has expanded its business base through development of additional energy-related activities.

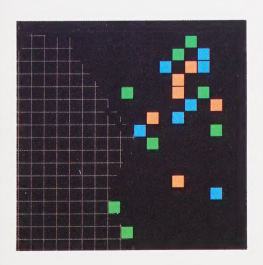
Current areas of activity comprise gas transportation and marketing, petroleum, petrochemicals, manufacturing, consulting and research. Although most operations are located in Canada, products and services are marketed worldwide.

NOVA is a public, shareholderowned company trading on the Toronto, Montreal and Alberta stock exchanges. Assets total \$6.4 billion, and the NOVA companies employ about 7,800 people.

Consolidated Financial Highlights

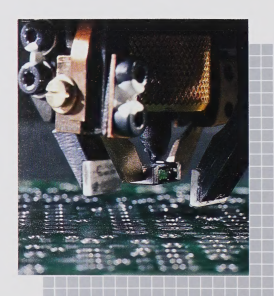
(Thousands of dollars except for per share data)

Year ended December 31		1985		1984
Operating revenue	\$3	3,347,236	\$3	,793,533
Net operating income	\$	673,572		676,988
Income before extraordinary items	\$	134,111	\$	155,268
Extraordinary items	\$	(216,522)	\$	48,082
Net income (loss)	\$	(82,411)	\$	203,350
Earnings (loss) per common share				
Before extraordinary items				
Basic	\$	0.38	\$	0.63
Fully diluted	\$	0.38	\$	0.60
After extraordinary items				
Basic	\$	(1.31)	\$	1.02
Fully diluted	\$	(1.31)	\$	0.77
Dividends paid per Class "A"				
common share	\$	0.40	\$	0.40
Average number of common shares				
outstanding (thousands)		128,087		123,203



Report to Shareholders

Earnings per share growth, increased value in share prices and maintenance of the dividend level are major priorities for NOVA management.



Advanced technology, such as this robot arm used in manufacturing cellular telecommunication products, is being put to work throughout the NOVA companies.

At time of writing, crude oil prices have dropped very quickly and deeply to levels such as \$12 (U.S.) for light crude and \$10 (Canadian) for heavy crude, which if continued would cause tremendous adverse change in earnings, cash flow and petroleum development viability in North America.

The future financial consequences of such oil prices can not be evaluated clearly until more is understood of the adjustments that must occur in energy-based industries and government policies. The Company has begun preparing to meet any new situations it may encounter.

NOVA continues to be one of the strong and leading energy companies in Canada. Outlook over the longer term is positive, obligations for the present are met readily from a good cash flow position, and operations are profitable overall although certainly below our expectations for the mid-1980s.

For common shareholders, the market price of the shares showed superior performance from 1976 to 1981 (well above the average indices) but has since been followed by four straight years of trailing well below market averages. The Board and management are highly aware of the disappointment these last four years have caused and feel it acutely themselves.

In years of rapid growth encompassing construction of new petrochemical plants, aggressive new domestic heavy oil investment and the building of high technology industry in western Canada, there is limited ability for a large company to make sudden improvement which will translate into renewed growth in the market price of shares. However, the effort is unflagging and we believe the fundamentals are sound for the future. Shareholders may rely on every professional effort being given to all situations in this uncertain business climate.

EARNINGS

Earnings for 1985 at 38 cents per common share (before extraordinary items) were 40% below our original target. This was mainly because polyethylene market prices tumbled to a cyclical low of 22 cents (U.S.) per pound in April before recovering partially to 29 cents (U.S.) by December.

During the fourth quarter of 1985, with the crude oil price averaging about \$29 (U.S.) per barrel and polyethylene prices averaging 28 cents (U.S.) per pound, the net income per common share (before extraordinary items) amounted to 14 cents and was substantially ahead of earnings performance during each of the first three quarters of 1985.

In the first few weeks of 1986, polyethylene prices have continued to firm and are being quoted at 33 cents (U.S.) per pound, contributing to net income performance. However, this improvement may be more than offset by the serious decline in crude oil prices through the contribution to NOVA of Husky Oil Ltd. (57% owned).

If the price of crude oil stays below \$17 (U.S.) per barrel for the whole of 1986, with no adjustments to either the provincial or federal royalty and tax regimes, then earnings would probably be below those reported for 1985. At lower price levels, cash flow would be further reduced but will be sufficient to pay all present obligations and fund necessary capital programs.

Until the price of crude oil has stabilized, it is not possible to portray an accurate picture of the months ahead. However, even in these times, NOVA through its steady returns from rate base activities and certain other investments is well suited to conduct its range of business activity.

MANAGEMENT RESPONSIBILITIES

Management's present perspective of its main responsibilities in 1986 include:

- To continue to pursue, under all conditions, growth targets for earnings per share and increased value in the stock market price of the common shares.
- To rearrange steadily for better financial results from assets under our control.
- To control expense while maintaining strength for the future.
- To keep good upside potential in place for large future earnings when commodity prices increase.
- To build valuable technology and business at moderate or low investment cost.
- To maintain the common dividend as a priority.

1985 OVERVIEW

In Gas Transportation & Marketing, the Company has a steady source of net operating income. Income contributions of the Alberta Gas Transmission Division were level at \$87 million in 1985 and will be about the same in 1986. The regular need of our customers for additional gas gathering service keeps the Company's rate base growing modestly. This division operates one of the largest gas pipeline systems in North America and, during 1985, it moved record volumes of 2.25 trillion cubic feet of natural gas. This increase was accompanied by another reduction in average charges for transmission service, which have declined over

three consecutive years from 27 cents per thousand cubic feet in 1983 to 24 cents per thousand cubic feet in 1985.

In other gas transportation investments, there was modest decline in operating income from Foothills Pipe Lines (Yukon) Ltd. and Trans Québec & Maritimes Pipeline Inc. (both 50% owned) to the extent of normal rate base depreciation. There was also a new contribution in income from Novacorp Pipelines Ltd., a wholly owned subsidiary providing gas transportation service to industrial customers outside of the overall rate system of the Alberta Gas Transmission Division.

In 1985, the gas pipeline industry in the United States began to experience great changes brought about by deregulation and the rapid decline of natural gas prices. This was combined with corresponding changes in Canada to achieve better flexibility in marketing gas to the United States. These changes in the natural gas business will be increasingly important to Canada in 1986, and the effects will continue for several years. It is a period when Foothills and Pan-Alberta Gas Ltd. (50% owned), both heavily dependent on U.S. gas customers, are making considerable adjustments.

However, the policy in our Alberta Gas Transmission Division has always been to provide a universal service to all present and prospective customers, to move gas to any point upon request without limiting service to others for reasons of our own marketing activities, and to charge the same tariffs for all comparable transmission operations. These are the policies to which other gas pipeline operators are being pushed by regulatory reforms governing the industry. Basically, we are already there.

In Petroleum operations, 1985 was an excellent year for Husky Oil

which reported net income of \$126 million after taxes, and also for the Company's wholly owned Novalta Resources Ltd. which contributed over \$4 million of earnings after taxes. As emphasized at the beginning of this report, 1986 has started as a very difficult year for Husky in respect to earnings. Some achievements in 1985 will help both Husky and Novalta, while others will not produce financial results for several years but have certainly added to asset values.

Novalta Resources increased gross proven and probable gas reserves by 28% for a year-end total of 475 billion cubic feet and gross proven and probable oil and natural gas liquids reserves by 55% for a year-end total of 7.4 million barrels.

Husky's exploration, development and enhanced oil recovery efforts added gross proved and probable reserves of 2.3 million barrels of conventional oil and 27.9 million barrels of heavy oil in the Western Canadian Basin. Husky also added 140 million barrels of light oil potential reserves and several hundred billion cubic feet of potential gas reserves in the Canadian frontier areas.

In Petrochemicals, we experienced great difficulty with the financial results of our polyethylene operation in 1985. Meanwhile, manufacturing operations of our wholly owned Alberta Gas Ethylene Company contributed good profits under contracted cost-of-service arrangements. Our methanol company, Alberta Gas Chemicals Ltd. (50% owned), continued to experience low market prices and had a small operating loss. During the year, we sold our half interest in Diamond Shamrock Alberta Gas and are now completely out of the polyvinyl chloride business.

Petrochemicals results are expected to be better overall in 1986,

largely because of the strengthening polyethylene price, but also because improvements are being made constantly in operations and through the marketing of increased production. The extraordinary loss taken on our polyethylene investment for 1985 was disturbing because that manufacturing plant is brand new, state of the art in design, and has shown it can operate at overnameplate capacity. However, we came to the realization that the projections made when the investment was committed in 1982, for prices and margins in 1985 and beyond, were not likely to occur. Therefore, the investment was written down to a level we believe can be profitable in the years ahead.

In Manufacturing, the Grove Valve companies (100% owned) did well in 1985 and are steady profit contributors in early 1986. The best results have come from our Italian company and, during 1985, our U.S. company was placed under the direction of the senior Italian management. In 1986, this arrangement will be completed by the actual purchase of the U.S. company by the Italian company so that our valve business will be completely integrated internationally. In NovAtel Communications Ltd. (50% owned), we recorded another loss in 1985; however, we believe this new business could be a profit contributor in 1986.

Novacorp International Consulting Ltd., our wholly owned engineering subsidiary, is a competitive bidder on several of the world's larger gas pipeline projects being tendered in early 1986, so we hope it will produce sufficient revenues to cover all costs and perhaps contribute a profit. The start-up of an international operation, based on the expertise built up in NOVA over 30 years, is a valid and logical business objective. We

are committed to its success, already demonstrated in several small projects throughout the world.

One of our most successful projects commercially was the construction of the Company's head



Chairman Robert Blair (right) and recently appointed President Robert Pierce, both of whom serve as NOVA directors, confer prior to the monthly board meeting.

office building for \$104 million in 1981 and its sale in 1985 for \$175 million. The 12-year leaseback will furnish space at rental rates considered reasonable in this market, and the gain on the sale will contribute positively to earnings per share for the next several years.

In November, two members of the Board of Directors resigned to move on to senior government positions. Donald R. Getty became Premier of Alberta. In his seven years on our Board, he was a great source of business and investment policy suggestion. J. Edward Baugh was a director for the last three years and had also been a director for 10 years in a previous term. Throughout all of those years, his knowledge of the oil and gas business in Alberta was of real help to his colleagues.

Subsequently, Dr. Edward W. Best

was appointed a director to succeed Mr. Baugh.

About 2,000 of NOVA's management and other employees own over 2.5 million of the Company's common shares. It is positive that, after the approximately 200 investment institutions that own some 80% of the common shares, 10% of the remaining shares are held by individual employee investors.

These are far from easy years, and many things get done well through very hard work that is not really visible when attention is focused on overall results. Despite the significant effects commodity price changes have on our financial results, major improvements have been made in both operating and administrative functions. This report provides one of the occasional opportunities to commend the other management and staff of the Company for their diligent and very positive performance.

THEAL

S. Robert Blair, Chairman and Chief Executive Officer

Robert Crane

Robert L. Pierce, President

March 14, 1986

Board of Directors



William A. Howard, left, and H. J. Sanders Pearson. Mr. Pearson is vice chairman of the Board and chairman of the management resources and compensation committee. Mr. Howard is a member of that committee.

From left, Frederick A. McKinnon, A. Ernest Pallister, Arthur J. E. Child and Ronald D. Southern. Messrs. McKinnon and Southern are members of the audit committee; Mr. Child, of the management resources and compensation committee.







Far photo, clockwise from left, Edward W. Best, John R. McCaig, J. Joseph Healy and Daryl K. Seaman. Near photo, Peter L. P. Macdonnell, left, and Harley N. Hotchkiss. Mr. Macdonnell chairs the audit committee, of which Mr. McCaig is a member; Mr. Seaman is a member of the management resources and compensation committee.

Commentary on International Marketing

Over the past decade, NOVA has positioned itself for growth in the international market through a series of strategies centred on development of technology and expansion of the Company's capital base.



Containers of polyethylene resin from NOVA's Alberta plant are loaded in Vancouver for delivery to customers in the Pacific Rim.

The evolution of NOVA from a provincial pipeline company with restricted growth potential to an international organization with most of its activities tied to the world marketplace is now complete.

The Company today is a highly technological corporation with three main operating sectors and several smaller, potentially lucrative profit centres. With state-of-the-art operations and a strong capital base, NOVA is well positioned for growth and expansion in these new markets.

Since trade has become so important to our financial performance, this special report has been included to provide shareholders with an appreciation of the scope and implications of that activity.

Although commodity prices have been weak in many sectors that are key to NOVA and the outlook for the world's economy is currently uncertain in some areas, we expect to maintain the principal elements of our portfolio of investments, which should provide significant profits when cyclical markets turn upward. As a major, Canadian-owned corporation, we can—and must—compete in international markets to best serve our shareholders.

Over the past 10 years of expansion, NOVA has concentrated its efforts on the development of technological excellence, hands-on expertise and international marketing techniques. To remain in step with the changing world trade environment, we will continue to develop and refine these skills to allow us to compete worldwide.

And since unrestricted access to

international markets can only enhance the Company's ability to compete, we support fully Canada's efforts to achieve freer trade with the United States, our major trading partner, and with the rest of the world. In addition to favouring bilateral free trade with the United States, the Company supports the ongoing efforts of most of the industrialized world to achieve multilateral free trade through the General Agreement on Tariffs and Trade negotiations.

We have moved carefully and deliberately to enhance our ability to compete internationally in all major operating sectors. Hard marketing efforts continue to position NOVA for success in established industries such as commodity petrochemicals and engineering services, as well as developing industries such as cellular telephones.

PIPELINE OPERATIONS PROVIDE VALUABLE MARKETING EXPERTISE

In natural gas transmission and marketing-the base of our activities-NOVA has earned valuable experience in pipeline planning, construction and operation through the design and management of the Alberta gas transmission system, one of the most technologically advanced pipeline systems in the world. Almost completely automated and operating with highly specialized technology, the system gives NOVA valuable expertise that is marketed around the world by Novacorp International Consulting Ltd.

Novacorp made progress in several parts of the world last year, including two successful engineering bids for pipeline construction projects in China and activity in several other Pacific Rim countries. That company has been operating for only a short time, but its early

success has helped it establish a reputation as a world-class consulting organization.

NOVA is also involved in natural gas exports through two subsidiaries: Foothills Pipe Lines (Yukon) Ltd., which operates the southern or "prebuild" section of the Alaska Highway Gas Pipeline, and Pan-Alberta Gas Ltd., a gas marketing company with contracts to sell over one billion cubic feet per day to buyers in the United States.

Gas exports have been under severe pricing pressure in recent years and volumes sold have been erratic—higher in some markets, lower in others, with demand changing dramatically over short time periods—as the United States works through a current surplus of domestic gas supply. However, regulatory changes are under way that will alter the face of gas transportation and marketing in both the United States and Canada.

As the two countries move toward a market-sensitive pricing and distribution system—and U.S. gas reserves continue to decline—NOVA expects exports will increase and the industry will assume new significance in the early 1990s. Since our distribution and marketing systems are already established, the Company is well placed to profit as the industry expands.

PRODUCTS DEPENDENT ON EXPORT SALES

NOVA is active internationally in petroleum production and sales through its majority ownership of Husky Oil Ltd., one of the largest Canadian-owned integrated oil companies. Husky is recognized as an industry leader in the development and production of heavy oil, a thick and viscous substance found in abundance in Alberta and Saskatchewan.

At present, most of Husky's heavy oil production is exported

to the United States for uses including asphalt in road-building projects. These oil exports are an important source of revenue.

In the commodity petrochemical business, we are a major participant in the development of a world-scale industry in Alberta. From a standing start in the mid-1970s, NOVA is now, on an asset basis, one of the largest petrochemical companies in Canada.

For products such as ethylene, linear low-density polyethylene and methanol, NOVA's state-of-the-art facilities are operating efficiently. More than 75% of our production is exported to customers in the United States, Europe and the Pacific Rim countries.

NOVA and other companies have invested close to \$5 billion in petrochemical plants in western Canada over the past 10 years on the sound belief that petrochemical production from the area can compete in world markets. Performance was disappointing last year as the industry worldwide continued to experience persistent overcapacity and associated low prices. However, we believe most of the negative factors affecting the market have dissipated and the outlook is beginning to appear more positive.

But a significant problem remains: Trade access and tariff policies are crucial to this industry. Most of our production is exported to the United States and these exports must cross tariff barriers ranging from 10% to 18%. A bilateral and comprehensive free trade agreement with the United States would remove this significant disadvantage, so that is, in part, why NOVA is lending support and active participation to discussions on this topic.

CELLULAR JOINT VENTURE HAS GROWTH POTENTIAL

In manufacturing, NOVA has developed a series of complementary

investments that we expect will provide profit in the future. One of the most promising of these profit centres is NovAtel Communications Ltd., a joint venture company owned equally by NOVA and Alberta Government Telephones.

In 1985, its third year of operation, shipments by NovAtel suggest that it has become the fourth largest supplier of cellular telephones for the North American market. Despite an extremely competitive environment, that company won contracts in 1985 in the United States, England, China and, of course, Canada. We expect about 80% of NovAtel's mobile products to be sold in international markets.

To sum up, NOVA has achieved the size and scope it needs to compete around the world. We have demonstrated our expertise in several areas—oil and gas marketing, pipeline engineering, petrochemicals, cellular telephones, and consulting and research. And since we are committed to the international arena, we will continue to work for unrestricted access to markets because trade liberalization will be of direct benefit to our shareholders and employees.

Gas Transportation & Marketing

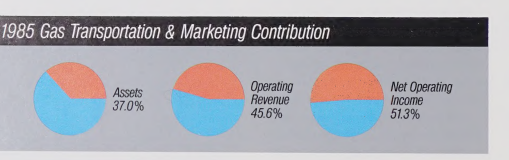
For the second straight year, NOVA's Alberta gas transmission system moved record volumes of Canadian gas for customers in Canada and the United States. Deliveries are expected to continue at high levels in 1986.

37.0%

Investments in natural gas transportation include the 100%owned Alberta gas gathering and transmission system, and 50% ownership of Foothills Pipe Lines (Yukon) Ltd. and Trans Québec & Maritimes Pipeline Inc. NOVA also owns 50.005% of Pan-Alberta Gas Ltd., a major Canadian marketer of natural gas.

GAS RECEIPTS REACH RECORD LEVEL FOR SECOND YEAR IN A ROW

For the second straight year, NOVA's Alberta Gas Transmission Division moved record volumes of natural gas through its system, as petrochemical production and demand for Alberta gas in Canada and the United States continued to increase.



The NOVA system in Alberta transported a record 2.25 trillion cubic feet in 1985, an increase of 11.4% over deliveries of 2.02 trillion cubic feet in 1984, as a result of industrial growth in Alberta, continued expansion of markets in Quebec and increased deliveries to the United States owing to pricerelated contract renegotiations.

A record 1.83 trillion cubic feet was exported from the province, including 424.1 billion cubic

feet destined for California and a record 150.0 billion cubic feet delivered to the U.S. Midwest via the Foothills pipeline system. Daily export volumes reached a peak of 6.79 billion cubic feet on December 27, 1985.

Deliveries within Alberta totalled 413.6 billion cubic feet, up 15.9% over 1984 volumes of 356.9 billion cubic feet. Daily deliveries remained high throughout the year and a record day delivery of 1.88 billion cubic feet was set on November 26, 1985. Growth in the Alberta market is due primarily to development of the province's petrochemical industry, the largest growth market for Alberta gas in recent years.

Transportation service rates, which averaged 24 cents per thousand cubic feet overall in 1985, continued to decline as a result of ongoing cost control and improved throughput. The NOVA average postage stamp rate charged on exports from the province was 25 cents per thousand cubic feet and charges for transmission service for delivery within the province were lower than the export service rate.

At December 31, 1985, NOVA's system comprised 8,559 miles of pipeline, 37 compressor stations with a combined compression rating of 539,862 horsepower, and 756 receipt and major delivery points. The 1985 rate of return, set on a rate base of \$1.3 billion, was 13.67% and incorporated a 15% rate of return on a deemed 32% common equity.

NEW CANADIAN GAS POLICIES SET STAGE FOR PERIOD OF CONTINUED GROWTH

Canadian gas policy changes, aimed at deregulation of the industry by November 1, 1986, set the stage for continued growth in deliveries of Alberta natural gas.

The open market contemplated

by the agreement will increase the workload to NOVA's Alberta Gas Transmission Division, particularly in areas such as system planning, gas control, measurement, rates and contract administration, because of additional customers and more contracts dealing with smaller sales.

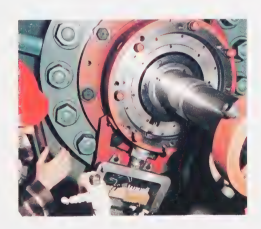
As part of the deregulation process, NOVA has initiated discussions with gas shippers and producers to review the existing rate structure, taking into account all of the legislative changes now in place and those expected during the year.

CAPITAL SPENDING TO INCREASE

Capital spending for pipeline system expansion in Alberta is budgeted to rise to about \$110 million this year from some \$74 million in 1985.

As Canada and the United States move to a deregulated market for gas—and U.S. reserves are diminished—NOVA expects demand for Canadian gas to rise sharply starting in the late 1980s.

The system, operating at record levels for the past two years, will be expanded as required by adding looping and compression to increase throughput capability and by constructing lateral pipelines designed to connect Alberta gas that has been shut in for several years.



New magnetic bearing technology, installed at NOVA's Hussar facility, increases compressor operating efficiency.

Currently, design work is under way on major projects at Tanghe Creek in northern Alberta and Milo in south-central Alberta. The Tanghe Creek project comprises a meter station, 44 miles of 12-inch lateral pipeline and a three-inch parallel pipeline for natural gas condensate. At Milo, a meter station and 25 miles of eight-inch pipeline are planned for construction. The Company is also building two new compressor stations, with a combined compression rating of 6,610 horsepower, at Pelican Lake and Buffalo Creek in the northeastern part of the province.

In 1985, about 140 miles of small-diameter pipeline were installed at various locations around the province and one new compressor station was built near Whitecourt, Alberta.

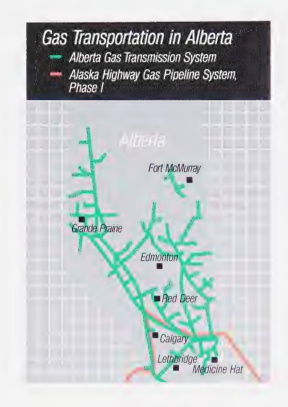
NOVA also opened a new service centre during 1985 on a 50-acre site at Airdrie, Alberta.

NEW TECHNOLOGY MORE EFFICIENT, EFFECTIVE

New technology has been developed that allows NOVA to operate its gas pipeline centrifugal compressors without the use of oil.

An active magnetic bearing that rotates free of contact with its surroundings and a mechanical dry seal that eliminates the need for lubricant have been installed in some of NOVA's equipment. The new process can reduce operating expenses by 10% or more, depending on the application, and increases overall efficiency of compressor systems.

A group of specialized employees has been formed to further develop and install the new bearings in NOVA equipment and to market the technology to others. NOVA holds exclusive rights to sell the magnetic bearings in the western hemisphere for the oil, gas and petrochemical industries. International marketing efforts are



being conducted in conjunction with Novacorp International Consulting Ltd.

FOOTHILLS FOCUSES EFFORTS ON MAXIMIZING USE OF PHASE I PIPELINE

Efforts to increase deliveries of natural gas to U.S. buyers will intensify this year as Foothills Pipe Lines (Yukon) Ltd. seeks to optimize use of Phase I of the Alaska Highway Gas Pipeline system to ensure maximum efficiency.

The western leg operated at its capacity of 240 million cubic feet per day in 1985; the eastern leg, with current transportation contracts of 975 million cubic feet of gas daily, operated at about a 40% load factor. Foothills' objectives are to make maximum use of existing capacity and to expand the eastern leg to its optimum design capacity as volumes demand. With the addition of compression at a relatively modest cost, this leg could move 1.8 billion cubic feet per day.

Although total deliveries of Alberta gas to the United States are

not expected to rise dramatically this year, Foothills hopes to increase its deliveries as a result of existing customers taking more gas.

Also under examination are various methods of using the pipeline to transport additional gas recently authorized for sale to U.S. buyers. The eastern leg cuts across several major U.S. pipelines; by establishing a system of displacement/exchange for Canadian exports, access could be gained to most major U.S. gas markets.

An application to expand the eastern leg will be filed this year with Canadian and U.S. regulatory agencies but it is not expected that hearings will be held until 1987.

At the end of 1985, the eastern and western legs comprised 528 miles of pipeline, four compressor stations with a combined compression rating of about 142,000 horsepower, and two meter stations. The rate of return during the year, determined on an average rate base of \$731 million, was 12.52%.

NEW LATERALS HIKE TQM GAS DELIVERIES

Natural gas deliveries in Quebec last year increased to about 85 billion cubic feet from 65 billion cubic feet in 1984 as Trans Québec & Maritimes Pipeline (TQM) increased the use of pipeline laterals built to service industrial customers north of Quebec City. Above-average increases in Quebec deliveries are expected in 1986.

In the fall of 1985, the National Energy Board set a monthly toll on the TQM system at \$7.2 million and authorized a 13.2% rate of return on a rate base of \$428.5 million, with a 14.75% after-tax return to a 25% equity component.

TQM facilities comprise 213 miles of pipeline, 10 meter stations and five sales taps.

Also in 1985, TQM announced the appointment of Robert Turgeon as president. Mr. Turgeon, an employee since 1981, was most recently vice president, administration. He replaced Benoit Baribeau, who retired last November.

PAN-ALBERTA GEARS UP FOR EXPANSION UNDER NEW SALES RULES

Pan-Alberta Gas Ltd., NOVA's gas

A total 2.7 trillion cubic feet of Canadian natural gas was marketed in 1985, more than a third of it into the U.S. Gas going to California passes through NOVA's meter station on the Alberta-British Columbia border.



marketing affiliate, had total sales of 260 billion cubic feet in 1985, up 24% from 1984, with customers in California taking all contracted volumes for the entire year. About 90% of Pan-Alberta's sales are made to U.S. buyers. Although total industry gas sales are not expected to grow significantly in 1986, Pan-Alberta hopes to increase its share of the market through the use of innovative and aggressive marketing techniques. Recent changes in Canadian gas policies make it possible for Canadian gas to compete with U.S. gas in markets that were previously inaccessible.

Early this year, Pan-Alberta announced the signing of several sales agreements, including a new contract with a Houston-based natural gas marketer, to export up to 200 million cubic feet per day of Canadian gas.

Pan-Alberta has also formed two gas marketing organizations. Natgas (U.S.) Inc., incorporated in Delaware, will seek out and develop short-term sales contracts with U.S. buyers. It has applied to U.S. regulatory officials for blanket approval to import up to 730 billion cubic feet of Canadian gas over a two-year period commencing on the date of first delivery. Natgas Canada Inc., headquartered in Calgary, will perform similar functions in Canada. It has authorization to export up to 70 million cubic feet per day, through December 1987, at two export points in British Columbia.

Petroleum

NOVA's petroleum activities are carried out through Husky Oil Ltd. (57% owned) and Novalta Resources Ltd. (100% owned). Husky, which publishes its own annual report, is a major Canadian-owned integrated oil company. Novalta Resources is a small oil and gas producer with activities centred in Alberta.

FRONTIER EXPLORATION YIELDS SIGNIFICANT DISCOVERIES

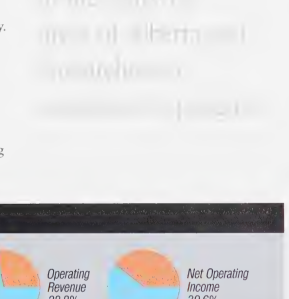
Husky participated in 11 wells drilled in Canada's frontier exploration areas in 1985 and early 1986, maintaining its position as one of the most active Canadian participants in offshore exploration, with interests in over five million gross acres of land.

On the East Coast, Husky was involved in two significant oil discoveries on the Grand Banks off Newfoundland and two natural gas finds on the Scotian Shelf off Nova Scotia.

In the Grand Banks area, North Ben Nevis P-93 tested oil from two zones at a cumulative rate of 6,760 barrels per day. A third zone tested gas at 16.8 million cubic feet per day and 576 barrels of condensate per day. Test results indicate the reservoir would support daily oil production of more than 12,000 barrels. A follow-up well is currently drilling. At Whiterose J-49, oil flowed at a cumulative rate of 3,098 barrels per day from the second well drilled on the structure. A third well is being drilled to further delineate the discovery. Three additional wells on the Grand Banks were abandoned.

On the Scotian Shelf, Chebucto K-90 tested natural gas and condensate from three zones at cumulative rates of 44.5 million cubic feet per day and 324 barrels per day. A second well will be drilled in 1986. Early this year, tests of two productive zones at North Triumph G-43 produced at daily rates of 72.2 million cubic feet of gas and 360 barrels of condensate. The drilling of a follow-up well is under way. Two additional wells drilled on the Scotian Shelf were abandoned.

In the Beaufort Sea, a second successful well was drilled on the Amauligak structure. Four tests of this well, Amauligak I-65, produced flow rates of between 6,800 and 7,500 barrels per day, the highest rates recorded from a frontier well in Canada. The flow rate for a fifth test was about 4,800 barrels per day. Discovered in 1984, the Amauligak structure has potential reserves of 500 to 800 million barrels of oil. It is considered the best discovery to date in the area and the most likely candidate for early development. Additional delineation drilling will continue in 1986.



1985 Petroleum Contribution Assets 35.7% Operating Revenue 28.8% Net Operating Income 39.6%

ACTIVITIES INCREASE IN WESTERN CANADA

Husky, an established industry leader in heavy oil activities, made significant progress in 1985 as record levels of production and drilling were achieved, in addition to a strong exploration and land acquisition program.

Some 419 net development wells

were drilled, including 92 wells drilled as part of Husky's 1985 enhanced oil recovery (EOR) program, which is designed to evaluate experimental oil recovery techniques such as cyclic steam injection, steamflooding and fireflooding.

EOR projects contributed over 7,000 barrels per day to total gross heavy oil production of 34,314 barrels per day. Production of light oil averaged 9,991 barrels per day and natural gas sales averaged 62.6 million cubic feet per day.

Exploratory drilling for both heavy and light oil continued at high levels last year. In 1986, heavy oil exploratory drilling is projected at 33 gross wells, mainly in the Primrose Lake, Cold Lake and Beacon Hill areas. An exploration program that includes drilling 85 wells over a three-year period began early this year on the Caribou Lake block in the Primrose Lake area. Land acquisition programs will continue in 1986.

More detailed information on





Husky has a 17.5% interest in the Amauligak oil structure, considered the best discovery to date in the Beaufort Sea and a prime candidate for early development.

Husky's 1985 exploration and production activity in western Canada can be found in the Husky annual report.

BLENDED CRUDE, ASPHALT SALES REMAIN STRONG

Sales of both blended crude oil and asphalt remained strong in 1985 as Husky's refining and marketing division continued to develop new and existing markets in Canada and the United States.

Blended crude oil sales rose 18% to average 95,330 barrels per day and asphalt deliveries set a record for the third consecutive year at 7,810 barrels per day, up 31% from 1984. Sales of light oil rose slightly to average 12,430 barrels per day.

Husky's two refineries are located at Lloydminster, Alberta, and Prince George, British Columbia. The Lloydminster refinery recorded throughput of 14,440 barrels per day, up 9% from 1984, and the Prince George refinery averaged 6,400 barrels per day, up 4% from 1984. Respectively, the refineries have daily design capacities of 25,000 barrels and 10,000 barrels.

Husky's retail marketing network, extending from Vancouver Island to the Ontario/Quebec border, is

continually upgraded through a controlled program of remodelling and new construction. In 1985, some \$7 million was invested in the renovation and construction of diversified service facilities.

NOVALTA RESOURCES SHOWS STRONG PERFORMANCE

Novalta Resources Ltd., a wholly owned oil and gas exploration company, continued to show operating profit in 1985 on the strength of strong increases in both oil and natural gas production.

Gas production rose 13% to an average of 35 million cubic feet per day, compared with 31 million cubic feet per day in 1984. Oil production increased by about 20% to an average of 453 barrels per day, compared with 385 barrels per day in 1984.

Novalta drilled 53 gross (30 net) wells in 1985, which resulted in 18 gross (5 net) oil discoveries and 22 gross (16 net) gas discoveries, for a drilling success rate of 76%.

Novalta's landholdings total 1.3 million gross (700,000 net) acres. During the year, a natural gas plant and gathering system capable of processing 22 million cubic feet per day was constructed in the West Edson area and sales commenced in late 1985.

Novalta will continue to direct a substantial portion of its exploratory efforts towards medium- and long-term opportunities arising from the NOVA group's activities in western Canada.

Petrochemicals

NOVA's petrochemical assets, totalling \$1.2 billion, are managed by wholly owned Novacor Chemicals Ltd. Based on these assets—developed over the past 10 years—Novacor has become one of the largest petrochemical companies in Canada.

Novacor operates facilities for the production of ethylene and polyethylene, and manages NOVA's investment in ethane extraction and gathering systems, product pipelines and storage facilities. It also oversees NOVA's 50% interest in methanol production facilities at Medicine Hat, Alberta, owned by Alberta Gas Chemicals Ltd.

The majority of Novacor's petrochemical production is exported, mainly to the United States and the Pacific Rim countries.

FEEDSTOCK PRICING TO BE NEGOTIATED

Novacor, together with other companies which operate ethane-based petrochemical facilities, will be negotiating market-responsive prices for natural gas during 1986. Ethane feedstock is extracted from natural gas and used to produce ethylene, which is upgraded to produce a range of petrochemical commodities including polyethylene, styrene, vinyl chloride, ethylene glycol and vinyl acetate.

In the past, provincial legislation required the petrochemical industry to buy gas at the Alberta border price for exports. Late in 1984, the Alberta government determined that petrochemical producers should have access to market-responsive gas prices within the province, as is the case with other industrial

users. A special program, in effect until June 30, 1986, was put in place, while producers and buyers negotiate new contracts.

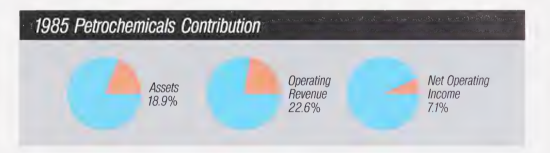
Through 1985, the two ethylene plants, which provide product to customers on a cost-of-service basis, continued to operate reliably and efficiently. The design capacity of the two plants is 2.7 billion pounds of ethylene per year.

POLYETHYLENE MARKETS REGAIN SOME LOST GROUND

NOVA's polyethylene business was buffeted by severe price drops in the first half of 1985 as the industry worldwide tried to cope with overcapacity and flagging demand. Since the fall, however, demand and supply have been gradually coming into balance and a recent upward trend in prices is expected to continue this year.

The linear low-density polyethylene plant, designed for annual production of 600 million pounds

Despite sower market nandamic worldwide MOVA particulation and microscopic markets are encount to strengton in 1906.



of polyethylene resin, was completed ahead of schedule and under budget late in 1984. Production averaged 80% of capacity last year and reached 100% in the fourth quarter, a level which the Company hopes to maintain throughout 1986.

When production began in the summer of 1984, the price for polyethylene was 35 cents (U.S.) per pound. It declined steadily to a low of 22 cents (U.S.) in May and June before beginning a rise to the current quoted level of about 33



NOVA's state-of-the-art plants at Joffre, Alberta, were designed to produce petrochemicals that are competitive in markets around the world.

cents (U.S.) per pound. The polyethylene business is forecast to improve this year based on the expectation that prices will maintain their current strength.

The carrying value of NOVA's plant has been written down to \$125 million, and the Company believes that, at this new book value, the unit can provide sufficient cash flow from operations to recover its existing and future investment requirements.

METHANOL GROUP TESTS ALCOHOL/GASOLINE MARKET IN CANADA

Alberta Gas Chemicals, in conjunction with a major integrated oil company, began to test the market last year for a blend of unleaded gasoline and methanol at 16 service stations in Ontario.

For the first time in central Canada, the public can purchase a high octane blended fuel which also reduces engine emissions. The product is being tested as an alternative to regular unleaded gasoline and could provide a significant new

market for methanol. Methanol is established as a viable gasoline blending component in several countries, including West Germany, New Zealand and parts of the United States.

Around the world, methanol continues to be in severe oversupply, causing depressed prices. Although



Through extrusion, polyethylene resins are adapted to create a large variety of useful products.

little improvement is expected this year, Alberta Gas Chemicals expects to maintain its position as the world's leading merchant marketer of methanol.

Alberta Gas Chemicals' three methanol plants at Medicine Hat, Alberta, have a combined design capacity of 2,400 short tons per day. Production is sold primarily to customers in the Pacific Rim countries. That company also has a 49% interest in a New Zealand methanol plant with a design capacity of 1,320 short tons per day.

NOVACOR SELLS INTEREST IN PVC PLANT

Late in 1985, NOVA sold its 50% interest in the Diamond Shamrock Alberta Gas joint venture to B. F. Goodrich Canada Inc. The plant, located at Fort Saskatchewan, Alberta, has an annual capacity of 220 million pounds of polyvinyl chloride and employs about 100 people. The sale generated an after-tax gain to the Company of approximately \$10 million.

NEW AMMONIA PLANT TO PROVIDE MARKET FOR HYDROGEN

Novacor has agreed to provide hydrogen to the owners of a proposed ammonia plant that will be built near the Company's petrochemical complex at Joffre, Alberta.

Hydrogen will be extracted from a co-produced gas stream at the ethylene plant site and will be piped to the ammonia plant, which is scheduled for construction this year and start-up in 1987.

Other Businesses

In addition to its primary businesses, NOVA has interests in international consulting, telecommunications, manufacturing, and research and development.

NOVACORP SUCCESSFUL IN CHINA, MALAYSIA; ACTIVE IN INDIA

Novacorp International Consulting Ltd., a wholly owned subsidiary, markets engineering and technical expertise to clients around the world.

In 1985, Novacorp won engineering contracts for the construction of two pipeline projects in China and participated in a feasibility study for a third. For the first time, employees lived and worked in that country. Future prospects in China are considered to be positive, given the anticipated level of oil and gas activity in that country and the beneficial working relationship that has been established over the years between the Chinese and Novacorp.

Novacorp was also active in Malaysia last year, where the first stage of the Peninsular Gas Utilisation Project was completed and commissioned in mid-year. A bid has been submitted to manage the second stage of the project.

Novacorp is leading a Canadian consortium seeking the contract to build an 1,100-mile gas pipeline system across India. The turnkey project includes four compressor stations, telecommunications and controls systems, and terminal facilities required for the operation of a large gas pipeline system. A decision on this major project

is expected during the first half of this year.

During 1985, Novacorp was active in several other countries, including Thailand, Australia, New Zealand, Egypt, Hungary, Finland, Norway, Argentina, Peru, Ecuador, Pakistan, Colombia, Korea, Bahrain and Bangladesh. In addition, projects were completed in Canada and the United States.

TELECOMMUNICATIONS AFFILIATE POISED FOR GROWTH

NovAtel Communications Ltd. (50% owned) won contracts during 1985 in the United Kingdom, China and other countries that will broaden its marketing base. Last year, about 90% of total sales were in the United States. This year, with continued U.S. growth, that percentage is forecast to be about 66% of total sales, with the remainder achieved in domestic and other international markets.

NovAtel plans to sell more than 150,000 mobile telephones in world markets during 1986. Some 80% of these sales are already under contract.

NovAtel accelerated product research and development activities dramatically last year and several new products were introduced. Additional products with new features will be introduced by midyear and are expected to provide a significant edge over competitors.

NovAtel continues to increase productivity, partly as a result of consolidating production into a new, highly automated plant in Lethbridge, Alberta. This has created some 150 new jobs in Alberta.

MANUFACTURING OPERATIONS PROFITABLE DESPITE POOR MARKETS

Even though markets remained poor worldwide for pipeline valve and flow control products, NOVA's CONTROL CONTRO



NOVA's consulting experts demonstrate techniques for Chinese welders during training sessions conducted in China last year.

wholly owned manufacturing facility, Grove Italia S.p.A. of Voghera, Italy, posted a profit of approximately \$14 million in 1985 and is expected to remain profitable this year. In the United States, Grove Valve and Regulator Company, which has been scaled down to reflect current market conditions, had a small operating loss in 1985 and should break even in 1986. This is a dramatic improvement over the large losses of the previous two years.

The valve manufacturing operations were offered for sale in 1984. However, the initiative was halted in 1985 when it became clear a deal could not be struck that would reflect an adequate value for the companies and, in particular, for the Italian operation which has been consistently profitable since its formation in 1960. The two companies have been combined under the management of the Italian group, and action is under way to merge them into a single operating unit.

Western Star Trucks Inc. (50% owned) held its own in 1985 against tough competition in the manufacture and sale of heavy-duty trucks for North American and international markets. The U.S. market was particularly weak, and Western Star's dealer organization was faced with significant product oversupply as major competitors attempted to maintain their 1984 production rates despite reduced demand. Although unit sales for the year were near the 1984 level of 2,500 trucks, margins were negatively impacted. Western Star was aided substantially by the successful introduction of the 1986 model.

By prudent production cuts early in the year, profitable operations were maintained, although operating profits were reduced from 1984. The 1986 outlook is for a more orderly market, and Western Star expects overall results to improve.

CNG Fuel Systems (50% owned) also had a successful year in 1985, with a dramatic increase in business activity. Forty-five hundred vehicles were converted, 70 authorized dealerships activated and 40 refuelling stations installed.

In addition to the efforts of CNG Fuel Systems to encourage the use of



Technicians analyse circuit boards as part of ongoing quality control programs for NovAtel's cellular products.

compressed natural gas in vehicles, Novacorp Pressure Transport Ltd. (NPT), a 50%-owned subsidiary, is using trucks with specially designed trailers in northern Alberta to provide compressed fuel to the heavy oil industry and to towns and rural gas co-operatives on an emergency basis.

RESEARCH GROUP SEEKS NEW TECHNOLOGY FOR NOVA APPLICATIONS

NOVA/Husky Research Corporation, formed in late 1981 to pursue research and development for both companies and their affiliates, continues to develop new technology that will benefit the NOVA group.

Research focuses on petroleum, petrochemical and pipeline technology. Particular areas of interest include heavy oil upgrading and enhanced recovery, gas dynamics and corrosion in pipeline systems,

and polyethylene catalysis.

In addition, one group is working on methods of improving measurement and data collection in natural gas fields using equipment controlled by microprocessors. In 1985, the group developed an oil and gas well-control package that includes a remote data terminal unit and software which allow wells to be operated automatically, thereby increasing efficiency through reduced costs and increased production. Six units were installed in a gas field in New Mexico on a pilot basis for site evaluation.

The research group is also continuing to seek new ways of improving oil production through enhanced recovery techniques. Because it can limit production unless controlled, the flow of water in heavy oil reservoirs is a major problem facing the industry. NOVA/ Husky researchers are developing an x-ray technique that provides three-dimensional photographs of oil and water flow in samples of reservoir rock. The technique allows scientists to study the effectiveness of water-flow control methods under field-like conditions; it is expected to result in designs that can be tested in the field.

Corporate Programs

NOVA SUPPORTS EXPO 86, WINTER OLYMPICS

NOVA has made commitments in conjunction with two major international events that will bring rich returns to western Canada and to the country as a whole over the next two years—Expo 86 and the XV Olympic Winter Games.

For Expo 86, NOVA is participating in a cross-Canada radio program, "Today at Expo," broadcast each weekday live from the Expo 86 site in Vancouver. The program will allow all Canadians a chance to share in this exciting world exposition. Funds to support the project have been redirected from the Company's annual advertising budget.

NOVA has also agreed to participate as a corporate sponsor of the Olympic Winter Games in Calgary in February 1988, contributing goods and services and providing some personnel to the groups responsible for organizing and managing the games. We do not expect any cash outlay for this project in 1986, as the major portion of the contribution is for space in NOVA facilities.

The Company also continues its ongoing program of contributions to non-profit voluntary organizations across the country and, during 1985, contributed about \$1.5 million to these groups. The contributions budget is established each year, with funded programs falling into five major areas: health and welfare, education, arts and culture, civic activities and recreation.

In 1985, significant contributions

were made to Skate Canada, the Fort Calgary Preservation Society (in conjunction with the National Parks Centennial Citizens' Committee), several United Way campaigns in cities in Alberta, major hospital campaigns throughout the country and The Canadian Encyclopedia project.

ENVIRONMENTAL GROUP TO MARKET EXPERTISE AROUND THE WORLD

NOVA's environmental group, already one of the most active organizations of its type in the Canadian industry, will increase activities this year by offering environment-related services to potential clients around the world.

Set up about 10 years ago, the group works primarily with NOVA's pipeline division to conduct environmental impact studies, obtain construction permits and ensure land reclamation programs are carried out when projects are completed. It also does research and development studies on issues such as soil conservation, chemical usage and corrosion.

In addition, the group has developed a hazardous materials management training program for NOVA employees in the pipeline division. The program teaches participants how to handle, transport and dispose of hazardous materials such as mercury, methanol, lead acetate and corrosion inhibitors. The program is monitored by a special committee that includes experts from NOVA's occupational health and safety group.

About 100 employees have taken the course and an additional 150 people will be involved this year. Plans are under way to offer the pipeline training program to other companies in Canada and internationally.

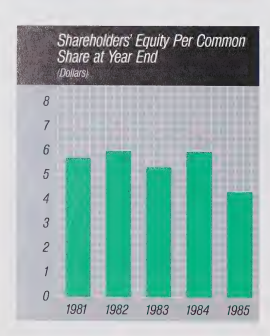
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Prior to building pipelines through water, NOVA environmentalists analyse species of fish to ensure that spawning cycles are not disrupted.

Shareholder Information





NOVA shareholders are invited to attend the Company's annual meeting to be held on Thursday, May 1, 1986, at 10 a.m. in the Calgary Convention Centre, 120 Ninth Avenue S.E., Calgary, Alberta.

DIVIDEND REINVESTMENT PLAN BENEFITS SHAREHOLDERS

Since it was implemented in 1982, NOVA's dividend reinvestment and share purchase plan has attracted total investment of about \$69 million and increased the number of Class "A" common shares outstanding by some 10.9 million shares.

Nearly a third of the common dividends paid by the Company are reinvested, mainly by institutional investors. The plan provides a convenient method for shareholders to reinvest dividends automatically on all or some of their NOVA shares—both common and preferred—at 95% of the weighted average sale price of Class "A" common shares on dividend payment dates.

It also allows shareholders to make cash payments of \$50 to \$5,000 per quarter to buy common shares at 100% of the same average sale price, and a small number of shareholders take advantage of this option.

Both options are offered to shareholders without any brokerage or administrative fees attached. The plan is not available to residents of the United States.

Shareholders seeking additional information on the plan are invited to contact the transfer agent charged with its administration: National Trust Company, Corporate Trust

Services, Suite 1008, 320 Eighth Avenue S.W., Calgary, Alberta, T2P 3B2. For shareholders not resident in Calgary, information may be obtained by calling the Company's toll-free number: (800) 661-8686.

NOVA SHARES WIDELY HELD, ACTIVELY TRADED BY CANADIANS

NOVA's Class "A" common shares are among the most actively traded securities on Canadian stock exchanges.

It is difficult to obtain accurate information on shareholders because many shares are held in nominee accounts that do not identify the investor by name.

However, at December 31, 1985, a total of some 130.7 million Class "A" common shares were held in about 36,800 shareholder accounts. Although NOVA shares are a standard component in the portfolios of many Canadian institutions—banks, trust companies, pension funds and brokerage firms—more than two-thirds of the shareholder accounts are registered to individuals who hold 500 or fewer shares.

NOVA also had 11 preferred share issues outstanding at December 31, 1985, totalling over 34.3 million shares held in about 37,000 shareholder accounts. Three of the 11 issues are convertible into Class "A" common shares and, if converted, would increase total common shares outstanding by some 56.8 million shares to about 187.4 million shares.

Geographically, over 97% of both common and preferred shares are registered in Canada. About two-thirds of total shares outstanding are registered in Ontario, a reflection of the number of institutional investors headquartered in that province. Many Albertans continue to own shares, as over 40% of NOVA's common shareholder accounts are registered in the Company's home province.

STOCK EXCHANGE LISTINGS

NOVA's Class "A" common shares are listed on three Canadian exchanges: the Alberta Stock Exchange, The Montreal Exchange and The Toronto Stock Exchange.

The Company's preferred shares are listed on the Alberta Stock Exchange, The Montreal Exchange (for 7.60%, 63%%, 6½%, 15%, 12%, 11.24% and 9½% preferred shares only) and The Toronto Stock Exchange.

NOVA's various share issues are designated in newspaper listings as follows:

Nva AltA f	Class "A" Common
Nova C	43/4% Series C
	Preferred
Nova E	73/4% Preferred
Nova F	934% Preferred
Nova G	9.76% Preferred
Nova H	7.60% Preferred
Nova J	63/8% Convertible
	Second Preferred
Nova K	61/2% Convertible
	Second Preferred
Nova L	15% Preferred
Nova M	12% Convertible
	Second Preferred
Nova N	11.24% Preferred
Nova O	91/8% Preferred

TRANSFER AGENTS AND REGISTRARS

Class "A" common shares are registered with National Trust Company in Vancouver, Calgary, Edmonton, Regina, Winnipeg, Toronto and Montreal.

Class "B" common shares are registered with National Trust Company in Calgary.

The Company's preferred shares are registered as follows: The Canada Trust Company in Vancouver, Calgary, Edmonton, Regina, Winnipeg, Toronto and Montreal for all share issues, and The Canada Trust Company in Halifax for the 7.60%, 63%, 6½%,

15%, 12%, 11.24% and 91/8% preferred shares only.

REQUESTS FOR INFORMATION

NOVA welcomes questions from shareholders, and these may be directed to senior officers or to the investor relations department by writing or telephoning the Company's head office. NOVA's toll-free number (800) 661-8686 may be used by Canadian callers residing outside of Calgary.

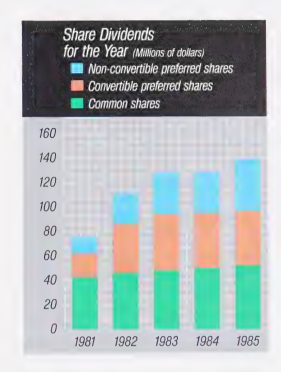
Literature on various aspects of the Company's business is also available and may be obtained by writing to our head office or calling our toll-free number.

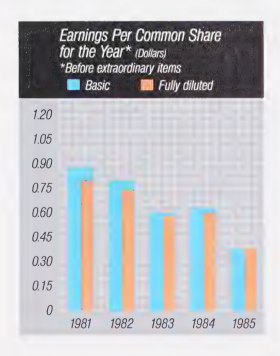
DUPLICATE ANNUAL REPORTS

Holders of NOVA securities may receive more than one copy of our annual and quarterly reports. Duplication can not always be avoided because our Class "A" common shares and our preferred shares are registered with two separate transfer agents. Class "A" common shareholders who receive more than one communication due to some difference in registered name or address should contact National Trust Company to have their holdings consolidated. The holders of each distinct issue of preferred shares who are in the same situation should make similar arrangements with The Canada Trust Company.

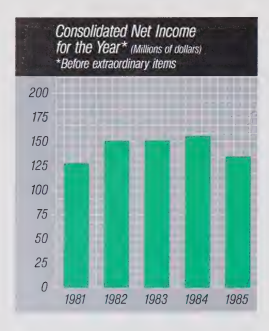
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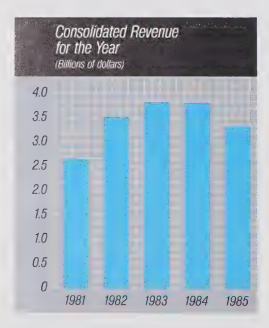
Veuillez vous adresser au secrétaire de la Compagnie si vous désirez recevoir un exemplaire de la version française de ce rapport.





Financial Review





In 1985, the Company recorded annual consolidated income before extraordinary items of \$134.1 million or 38 cents per common share. Extraordinary losses of \$216.5 million resulted in a net consolidated loss for 1985 of \$82.4 million or \$1.31 per common share.

REVENUE

Consolidated operating revenue was \$3.347 billion compared with \$3.794 billion in 1984, a decrease of \$446.3 million or 12%. Petroleum revenue was down \$641.9 million, primarily attributable to the sale of United States petroleum assets in May 1984, which contributed revenues in that year of \$717.7 million. Increased revenue, however, was recorded for Canadian operations, where both heavy oil production volumes and refining and marketing activities exceeded 1984 levels. Petrochemical revenue increased \$169.1 million, principally the result of the full year of operations of the second ethylene plant and the linear low-density polyethylene plant. Higher volumes of gas marketed by Pan-Alberta Gas Ltd. (50.005% owned) contributed to the \$35.3 million increase in revenue in Gas Transportation & Marketing.

COSTS AND EXPENSES

Total costs and expenses were \$2.674 billion compared with \$3.117 billion in 1984, a decrease of \$442.9 million or 14%. Operating expenses were down \$468.2 million, again due to the sale of the United States petroleum operations in 1984, as offset by the full year of operations of the second ethylene plant and the linear low-density polyethylene

plant and increased gas marketed by Pan-Alberta.

The increase of \$20.9 million in depreciation and depletion reflects increased depreciation in Gas Transportation & Marketing and Petrochemicals from new plant placed into service in 1985, and was offset by lower depletion and depreciation in Petroleum as a result of the disposition of the United States assets in 1984.

Petroleum and gas revenue tax decreased by \$2.6 million in 1985 due to its lower effective rate, as partially offset by higher production.

Loss on foreign currency translation increased by \$7.1 million in 1985 principally because of an increase in the amortization of unrealized foreign exchange losses on foreign denominated long term debt of Canadian operations, resulting from a 6% decline in the Canadian dollar vis-à-vis the United States dollar. After allowing for minority interest, amounts billed under cost-of-service contracts and income taxes, this resulted in a loss of 7 cents per common share in both 1985 and 1984.

NET OPERATING INCOME

Net operating income was \$673.6 million compared with \$677.0 million in 1984. Improvements through better product margins and cost control measures in the valve manufacturing companies, the operating return from the second ethylene plant, and higher margins and increased production for Canadian refining and marketing operations and crude oil production, respectively, were offset by the effect of weak prices experienced in 1985 for linear low-density polyethylene and by the sale of the United States petroleum assets in 1984.

OTHER ITEMS

The Company's share in losses of affiliated companies in Petrochemicals and Manufacturing, which are accounted for on an equity basis, was \$7.2 million in 1985 compared with \$6.4 million in 1984. Improvements in world methanol markets were more than offset by a decline in the demand for transportation equipment and steel products.

Allowance for funds used during development and construction was down by \$28.6 million, reflecting the completion of the second ethylene plant in mid-1984. This was offset at the net operating income level by the operating return recorded on this plant.

INTEREST

Net interest expense of \$315.9 million, compared with \$341.8 million in 1984, was down \$25.9 million, principally due to the reduction in average outstanding debt.

INCOME TAXES

Income tax expense of \$155.9 million was up \$5.7 million as a result of higher earnings in the petroleum operations and increased income taxes billed and recovered under cost-of-service contracts.

MINORITY INTEREST

Minority interest share of income of \$65.5 million was up \$8.8 million which reflects the improved results of Husky Oil Ltd. (56.73% owned).

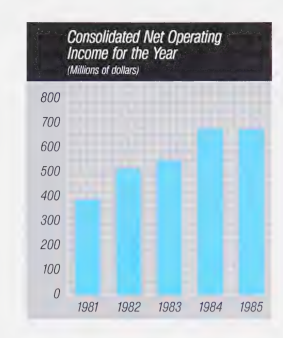
NET INCOME

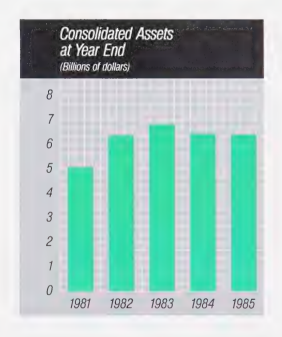
In 1985, consolidated income before extraordinary items was \$134.1 million compared with \$155.3 million in 1984. Basic earnings per common share before extraordinary items were 38 cents in 1985 on a total of 128.1 million average common shares outstanding, compared with 63 cents on a total of 123.2 million average common shares outstanding in 1984. Earnings per common share on a fully diluted basis before extraordinary items were 38 cents in 1985, compared with 60 cents in 1984.

Extraordinary items in 1985 resulted in a loss of \$216.5 million compared with an income contribution of \$48.1 million in 1984. As a result, in 1985, the Company recorded a net loss of \$82.4 million compared with net income of \$203.4 million in 1984. The loss per common share after extraordinary items was \$1.31, both basic and fully diluted, compared with basic and fully diluted earnings per common share in 1984 of \$1.02 and 77 cents respectively.

The extraordinary items in 1985 started in the second quarter with a non-cash deemed accounting loss in NOVA of \$58.9 million arising from the dilution of its ownership in Husky Oil Ltd. (from approximately 67% to 57%) as a result of the conversion to common shares of Husky's 13% convertible preferred shares. In November, the Company recorded a gain of \$10.3 million on the sale of its share of a polyvinyl chloride plant. At December 31, 1985, the Company recorded a write-down of \$157.4 million in the carrying value of its linear lowdensity polyethylene plant and a write-down of \$10.5 million in the value of an engineering division, CanOcean Resources, in which the Company's ownership will be reduced and some operations curtailed during the first quarter of 1986.

The extraordinary items in 1984 consisted of a gain of \$132.6 million from the sale of the United States petroleum assets; write-downs of \$34.6 million, primarily relating to the Company's investment in its telecommunications joint venture and its polyvinyl chloride plant; and a further \$49.9 million write-down to estimated net realizable value of certain investments then held for sale, primarily in its United States and Italian valve and flow control equipment manufacturing operations.





ASSETS

Total consolidated assets of \$6.352 billion at December 31, 1985, declined from \$6.428 billion at the end of 1984. This decline reflects the write-downs discussed previously as partially offset by additions to plant, property and equipment, principally in petroleum.

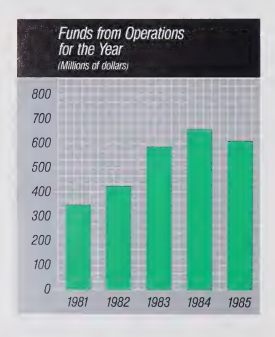
DIVIDENDS

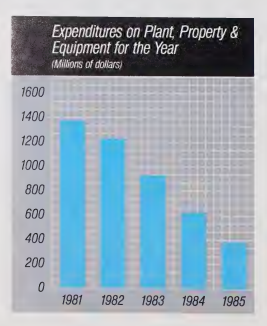
Dividends paid or payable for 1985 totalled \$138.3 million compared with \$127.4 million for 1984. Common share dividends were \$51.6 million

(\$49.4 million in 1984); dividends on convertible preferred shares were \$43.9 million (\$44.7 million in 1984); and dividends on non-convertible preferred shares were \$42.8 million (\$33.3 million in 1984). In 1985, the common shareholder received total dividends equal to 40 cents per common share.

CASH FLOW

In 1985, the Company has presented a consolidated statement of changes in financial position prepared on the basis of changes in the Company's





cash resources, which comprise cash and short term deposits, net of short term bank loans. In prior years, the Company prepared this statement on the basis of changes in working capital.

Funds from operations of \$609.8 million, compared with \$658.7 million in 1984, were down \$48.9 million principally through the sale of the United States petroleum operations in 1984 and reduced cash generated from Petrochemicals. Cash from financing activities in 1985 amounted to \$248.2 million including \$123.8 million in additions to long term debt, \$96.8 million (net) from the issue of the 91/8% cumulative redeemable fixed/ floating rate first preferred shares of the Company and \$27.5 million from the issuance of the Company's common stock. The total cash generated from operating, financing and investment activities of \$1.001 billion were used principally for capital expenditures of \$387.3 million; debt repayment of \$234.3 million; dividend payments to shareholders of the Company of \$138.3 million; and subsidiary dividends to minority interests of \$30.1 million. The consolidated cash position of the Company increased by \$57.0 million in 1985.

CAPITAL EXPENDITURES

Expenditures for plant, property and equipment amounted to \$387.3 million in 1985 compared with \$624.1 million in 1984. The 1985 capital expenditures were incurred principally for petroleum properties and refining and marketing facilities (\$295.4 million) and the Alberta Gas Transmission Division facilities expansion (\$73.7 million).

SHARE CAPITAL

Class "A" common shares outstanding at December 31, 1985, totalled 130.7 million compared with 125.3 million a year previous. The increase in the number of Class "A" common

shares occurred primarily as a result of shares issued under the Dividend Reinvestment and Share Purchase Plan and the conversion of 63% cumulative redeemable convertible second preferred shares.

REPORTING ON INFLATION

The subject of disclosing the effects of inflation has been rigorously debated over the past few years. In response, The Canadian Institute of Chartered Accountants has issued its standard on "Reporting the Effects of Changing Prices."

This standard recommends that companies supplement their historical cost financial statements with financial information based on measurements of the current cost of inventory and plant, property and equipment and disclosure of the effects of changes in the general price level.

The Company has reviewed the standard and determined that such supplemental information might be misinterpreted and would not provide realistic information to shareholders attempting to assess the Company's operating and capital maintenance capabilities. This position is based on the fact that in excess of 50% of the Company's plant, property and equipment is subject to rate regulation and costof-service agreements, which require rates of return and revenues on the basis of historical costs, as opposed to current costs. In addition, the Company is of the opinion that estimates of the value of its oil and gas reserves and undeveloped acreages based on price indexes, or other means as suggested in the standard, would be subject to considerable uncertainty and could result in information that is potentially misleading to its shareholders. The Company plans to continue to closely monitor the development and practice of this standard within Canadian industry.

Managemont's Stinement of Financial Reporting

ALLINOVE FRANCY

The December 31, 1985, consolidated financial statements of NOVA, AN ALBERTA CORPORATION presented in the Annual Report have been prepared by management on a consistent basis, except for the change in the method of accounting for investment tax credits (see Note 2 to the consolidated financial statements), in accordance with accounting principles generally accepted in Canada and conform in all material respects with International Accounting Standards. The consolidated financial statements have, in management's opinion, been properly prepared within reasonable limits of materiality and within the framework of the accounting policies as outlined in Note 1 to the consolidated financial statements. The financial information contained elsewhere in this Annual Report is consistent with that in the consolidated financial statements.

The Company maintains systems of internal accounting controls, policies and procedures in order to provide, on a reasonable basis, assurance as to the reliability of the financial information and the safeguarding of assets.

Clarkson Gordon, the Company's external auditors, have examined the December 31, 1985, consolidated financial statements, and their report follows.

The Audit Committee of the Board, which comprises directors who are not employees of the Company, has reviewed the consolidated financial statements, including the notes thereto, with management and both the internal and external auditors. The consolidated financial statements have been approved by the Board on the recommendation of the Audit Committee.

TO THE SHAREHOLDERS OF NOVA, AN ALBERTA CORPORATION

We have examined the consolidated balance sheet of NOVA, AN ALBERTA CORPORATION as at December 31, 1985, and the consolidated statements of income, reinvested earnings, contributed surplus and changes in financial position for the year then ended. Our examination was made in accordance with generally accepted auditing standards, and accordingly included such tests and other procedures as we considered necessary in the circumstances.

In our opinion, these consolidated financial statements present fairly the financial position of the Company as at December 31, 1985, and the results of its operations and the changes in its financial position for the year then ended in accordance with generally accepted accounting principles applied, except for the change in the method of accounting for investment tax credits as explained in Note 2 to the consolidated financial statements, on a basis consistent with that of the preceding year.

Carlason Gordon

Chartered Accountants

Calgary, Canada March 7, 1986



Consolidated Statement of Income

(Thousands of dollars except for per share data)

	Total			
Year ended December 31		1985		1984
Revenue Operating revenue Intersegment revenue	\$3	,347,236	\$3	,793,533 -
	3	,347,236	. 3	,793,533
Costs and expenses Operating expenses Intersegment expenses	2	,288,419	2	.,756,599 -
Depreciation and depletion Petroleum and gas revenue tax Loss on foreign currency translation		310,180 52,903 22,162		289,283 55,550 15,113
2000 on 10201gh outloney damaged	2	,673,664	3	,116,545
Net operating income		673,572		676,988
Equity in losses of affiliated companies Allowance for funds used during construction		(7,235) 3,171		(6,367 31,800
		(4,064)		25,433
Income before the undernoted items Other (income) expenses Interest expense (net) (Note 8)		669,508 (1,921) 315,915		702,421 (1,551 341,765
Income before income taxes, minority interest and extraordinary items		355,514		362,207
Income taxes (Note 9) Current Deferred		75,340 80,552 155,892		3,679 146,522 150,200
Income before minority interest and extraordinary items Minority interest		199,622 65,511		212,007 56,739
Income before extraordinary items Extraordinary items (Note 15)		134,111 (216,522)		155,268 48,082
Net income (loss)	\$	(82,411)	\$	203,350
Earnings (loss) per common share (Note 16) Before extraordinary items Basic	\$	0.38	\$	0.63
Fully diluted	- \$	0.38	\$	0.60
After extraordinary items Basic	\$	(1.31)	<u> </u>	1.02
Fully diluted	\$	(1.31)	\$	0.77

See accompanying notes to consolidated financial statements.

	sportation rketing	Petr	roleum	Petroch	emicals	Manuf	acturing
1985	1984	1985	1984	1985	1984	1985	1984
\$1,527,785 2,172	\$1,492,489 2,809	\$965,228 13,658	\$1,607,090 15,264	\$756,819 —	\$587,685 —	\$97,404 —	\$106,269 —
1,529,957	1,495,298	978,886	1,622,354	756,819	587,685	97,404	106,269
1,077,592 9,201 91,620 - 6,066	1,051,648 8,688 84,276 - 3,276	508,566 730 138,267 52,903 11,889	1,123,502 608 159,829 55,550 9,408	623,728 5,899 74,949 - 4,207	474,408 8,777 38,679 — 2,429	78,533 — 5,344 —	107,041 - 6,499 -
1,184,479	1,147,888	712,355	1,348,897	708,783	524,293	83,877	113,540
345,478	347,410	266,531	273,457	48,036	63,392	13,527	(7,271)
3,171	3,123	_	_	(671) —	(3,898) 28,677	(6,564)	(2,469)
3,171	3,123	_	_	(671)	24,779	(6,564)	(2,469
\$ 348,649	\$ 350,533	\$266,531	\$ 273,457	\$ 47,365	\$ 88,171	\$ 6,963	\$ (9,740)

NOVA, AN ALBERTA CORPORATION



Consolidated Balance Sheet

(Thousands of dollars)

ASSETS

December 31	1985	1984
Current Assets		
Cash and short term deposits	\$ 44,776	\$ 7,070
Accounts receivable	678,982	660,238
Inventories (Note 4)	225,417	224,097
Secured bond (Notes 10 and 21)	157,500	_
Subsidiaries and assets held for sale (Note 15)	_	111,142
repaid expenses	7,340	8,315
	1,114,015	1,010,862
Long Term Investments (Note 5)	171,738	103,019
Plant, Property and Equipment (Note 6)	6,025,673	6,080,891
Less accumulated depreciation and depletion	(1,162,092)	(890,595)
	4,863,581	5,190,296
Other Assets (Note 7)	202,730	123,712

\$6,352,064	\$6,427,889

On behalf of the Board:

See accompanying notes to consolidated financial statements.

Director Director

LIABILITIES AND SHAREHOLDERS' EQUITY

December 31	1985	1984
Current Liabilities		
Bank loans (Note 8)	\$ 71,147	\$ 90,416
Accounts payable and accrued liabilities	654,801	657,974
Income taxes payable	74,549	80,548
Dividends payable	34,414	31,926
Bank indebtedness (Note 21)	154,625	_
Long term debt instalments due within one year (Note 8)	98,965	111,474
	1,088,501	972,338
Long Term Debt (Note 8)	2,738,979	2,874,278
Deferred Income Taxes	425,983	496,802
Deferred Gain (Note 10)	62,359	_
Minority Interest in Subsidiary Companies (Note 11)	611,015	560,954
Shareholders' Equity		
Capital stock		
Non-convertible preferred shares (Note 12)	405,096	312,286
Convertible preferred shares (Note 12)	456,861	468,308
Common shares (Note 13)	205,148	172,734
Contributed surplus	227,943	228,171
Cumulative translation adjustment (Note 14)	14,503	5,676
Reinvested earnings	115,676	336,342
	1,425,227	1,523,517
Contingencies and Commitments (Note 20)		
	\$6,352,064	\$6,427,889

NOVA. AN ALBERTA CORPORATION



Consolidated Statement of Reinvested Earnings

(Thousands of dollars)

Year ended December 31	1985	1984
Balance at beginning of year Net income (loss)	\$336,342 (82,411)	\$260,431 203,350
	253,931	463,781
Less dividends paid or payable	0//2/	77.002
Preferred shares Common shares	86,636 51,619	77,992 49,447
	138,255	127,439
Balance at end of year	\$115,676	\$336,342

Consolidated Statement of Contributed Surplus

(Thousands of dollars)

Year ended December 31	1985	1984
Balance at beginning of year	\$228,171	\$226,567
Gain on purchase of preferred shares for cancellation	1,445	1,604
Capital stock issue expenses	(1,673)	_
Balance at end of year	\$227,943	\$228,171

See accompanying notes to consolidated financial statements.

NOVA, AN ALBERTA CORPORATION





(Thousands of dollars)

Year ended December 31	1985	1984
Operating activities Funds provided from operations (Note 17) Other (Note 18)	\$ 609,766 78,896	\$ 658,681 (66,466)
	688,662	592,215
Financing activities Long term debt additions Preferred shares issued	123,788 96,844	411,197
Common shares issued Less common shares issued on conversion of preferred shares	32,414 (4,874)	29,208 (5,421
	248,172	434,984
Investment activities Proceeds on sale of subsidiaries and partnership interests	12,348	638,912
Subsidiaries and assets held for sale (Note 18) Other	46,429 5,012	33,551 4,152
	63,789	676,615
Financial resources generated for investments and financial obligations	1,000,623	1,703,814
Investments Plant, property and equipment additions (Note 22) Other assets and long term investments Income taxes paid on sale of subsidiary (Note 18)	387,318 48,185 70,000 505,503	624,073 48,750 — 672,823
Financial obligations Long term debt repayments Preferred shares purchased for cancellation Preferred shares of subsidiaries redeemed Dividends—shareholders —minority shareholders Other (Note 18)	234,271 12,318 25,725 138,255 30,064 (2,488)	812,250 13,288 25,725 127,439 31,167 (94)
	438,145	1,009,775
Total investments and financial obligations	943,648	1,682,598
Increase in cash position Cash position at beginning of year	56,975 (83,346)	21,216 (104,562)
Cash position at end of year	\$ (26,371)	\$ (83,346)
Cash and short term deposits Bank loans	\$ 44,776 (71,147)	\$ 7,070 (90,416)
Cash position at end of year	\$ (26,371)	\$ (83,346)

See accompanying notes to consolidated financial statements.

NOVA. AN ALBERTA CORPORATION



Notes to Consolidated Financial Statements

December 31, 1985

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The consolidated financial statements have been prepared on the historical cost basis in accordance with accounting principles generally accepted in Canada and conform in all material respects with International Accounting Standards. The accounting policies of significance to the Company are as follows:

PRINCIPLES OF CONSOLIDATION

The consolidated financial statements include the accounts of the Company and all subsidiaries, principally:

100% Owned

The Alberta Gas Ethylene Company Ltd.

A. G. Investments Ltd.

A. G. Pipe Lines (Canada) Ltd.

A. G. Pipe Lines Inc.

Energy Holding S.p.A.

(formerly WAGI International S.p.A.)

Grove Valve and Regulator Company

NOVA Energy Systems Inc.

Novacor Chemicals Ltd.

Novacorp Engineering Services Ltd.

Novacorp International Consulting Ltd.

Novacorp Pipelines Ltd.

Novalta Resources Ltd.

Partially Owned

Husky Oil Ltd. (1985–56.73% owned;

1984-67.05% owned)

Pan-Alberta Gas Ltd. (50.005% owned)

Companies acquired have been accounted for using the purchase method.

Investments in the Alaska Highway Gas Pipeline Project, the Trans Québec & Maritimes Pipeline Project (TQM Pipeline) and certain petrochemical investments are accounted for by the proportionate consolidation method and, accordingly, the accounts reflect only the Company's proportionate interest in such activities. The Company's investment in the Alaska Highway Gas Pipeline Project is represented by its direct and indirect ownership in Foothills Pipe Lines (Yukon) Ltd. and its subsidiaries.

COST OF SERVICE

Gas Transportation & Marketing and certain Petrochemicals operations are subject to cost-of-service or tariff agreements. Under such agreements, as approved by governmental or regulatory bodies, the Company is entitled to recover reasonable and necessary operating expenses, cost of feedstock and fuel, depreciation, amortization, income and other taxes, foreign exchange gains or losses in respect of debt service and a rate of return on investment.

FOREIGN CURRENCY TRANSLATION

Foreign operations which are considered financially and operationally independent of the parent have been translated to Canadian dollars using the year end rate of exchange ("current rate") for assets and liabilities and average rates for the year for the statement of income. Gains or losses resulting from these translation adjustments are deferred in a separate component of shareholders' equity (the "cumulative translation adjustment" account) until there is a realized reduction of the net investment in the foreign operation.

Foreign operations which are considered financially and operationally dependent on the parent company together with foreign operations which are operating under highly inflationary economic conditions have been translated to Canadian dollars using current rates of exchange for monetary assets and liabilities, historical rates of exchange for non-monetary assets and liabilities and average rates for the year for revenue and expenses, except depreciation and depletion which are translated at the rate of exchange applicable to the related assets. Gains or losses resulting from these translation adjustments are included in income.

Foreign denominated long term monetary items of Canadian operations are translated at the current rate of exchange. The unrealized translation gains or losses are deferred and amortized over the remaining lives of the long term monetary items, except for translation gains or losses relating to cost-of-service activities which are recovered from customers.

INVENTORIES

Inventories are carried at the lower of cost, as determined on a first-in, first-out basis, and net realizable value. Refined oil product inventory costs are determined by allocating costs to products on the basis of the relative market value of the product.

INVESTMENTS

The Company accounts for its investments in Alberta Gas Chemicals Ltd., CNG Fuel Systems,

NovAtel Communications Ltd., Steel Alberta Ltd. and Western Star Trucks Inc. (all 50% owned) by the equity method. Under this method, the investment is carried at cost plus the related equity in undistributed earnings less the amortization of the excess of the purchase price over the net book value at date of acquisition. Other investments are carried at cost.

PLANT, PROPERTY AND EQUIPMENT

Plant, property and equipment are carried at cost; maintenance and repair costs of a routine nature are expensed as incurred; and renewals and betterments which extend the economic useful life of plant, property and equipment are capitalized.

Upon retirement or sale of items of plant, property and equipment, which are utilized in cost-of-service activities, the asset costs associated with such items are charged against the applicable accumulated depreciation accounts and the net proceeds of disposal are credited to accumulated depreciation. Normal retirements of the costs of depletable oil and gas properties are charged against the accumulated allowance for depletion. For other items in plant, property and equipment, upon disposition, the accounts are relieved of the asset costs and associated accumulated depreciation and any resulting charges or credits are carried to earnings.

The Company follows the full cost method of accounting for oil and gas interests whereby all costs of acquisition, exploration for and development of oil and gas reserves are capitalized within cost centres. Such costs are generally limited by a "ceiling test" to the value of the estimated future net revenues from production of proved reserves, at prices and costs in effect at the year end date, plus the estimated value of unproved properties.

DEPRECIATION AND DEPLETION

Plant, property and equipment (except for Gas Transportation & Marketing plant, intangible petroleum costs and tangible petroleum costs in the Philippines prior to May 31, 1984) are depreciated on a straight-line basis at annual rates varying from 4% to 33½% which rates are designed to write these assets off over their estimated useful lives. Depreciation for the Alberta Gas Transmission Division plant approximated a composite rate of 3.4% on costs in 1985 (1984 - 3.3%). Depreciation for the Alaska Highway Gas Pipeline—Phase I plant approximated a composite rate of 4% on costs in 1985 and 1984. Depreciation for the TQM Pipeline plant approximated a composite rate of 3.7% in 1985 (1984 - 3%).

In Canada, oil and gas interests are segregated into three major cost centres: the Lloydminster heavy oil area, the frontier regions and all other areas of Canada. In 1985, in response to changed

circumstances resulting from the agreement between the federal government and the producing provinces, known as the "Western Accord," the Company has computed depletion expense relative to intangible costs in each of the Canadian cost centres by the unit of production method based on proved reserves as estimated by the Company's engineers. The Company previously calculated depletion expense by the revenue method. This change in methodology did not have a material effect on the financial statements. Depletion expense is not calculated relative to the frontier regions of Canada until such time as economically recoverable reserves are established. Costs incurred in all frontier regions at December 31, 1985 and 1984, amounted to \$167,632,000 and \$114,008,000 respectively.

The Company sold its oil and gas operations in the United States and most of its producing interests outside of North America effective May 31, 1984. Prior to May 31, 1984, oil and gas interests in the United States and the Philippines were segregated into single cost centres for each country, and intangible costs were depleted on a composite unit of production method based upon proved developed reserves, as estimated by the Company's engineers. Tangible costs in the Philippines were depreciated on the composite unit of production method. Depletion expense was not calculated relative to certain major exploration and development projects in the United States until such time as economically recoverable reserves were established.

The costs of acquiring and exploring for oil and gas reserves in each area where the Company has an interest outside of Canada are amortized on a straight-line basis at an annual rate of 20%. When it is determined that proved reserves exist, the unamortized costs will be depleted by the composite unit of production method. The unamortized costs of an abandoned area are charged against earnings at the time of abandonment. Unamortized costs at December 31, 1985 and 1984, amounted to \$30,857,000 and \$19,042,000 respectively.

ALLOWANCE FOR FUNDS USED DURING CONSTRUCTION

For Gas Transportation & Marketing and in certain Petrochemicals operations, government or regulatory authorities provide for a return on capital invested in new plant while under construction by capitalizing, at an approved rate, an allowance for funds used during construction.

CAPITALIZED INTEREST

Interest is capitalized, based on long term debt interest rates, on certain oil and gas interests undergoing exploration and development activities that are not subject to depletion or amortization and on costs incurred during the construction of major additions to plant, property and equipment. Once the exploration and development activities are complete, or the facility commences operations, subsequent interest costs are charged to income.

DEFERRED PROJECT COSTS

Costs relating to projects which are expected to benefit future periods are deferred during the development phase. Deferred costs applicable to projects which have been terminated or significantly delayed are expensed.

LONG TERM DEBT

Short term borrowings which are expected to be repaid from the proceeds of long term financing are included in long term debt.

Debt discount and expense is amortized over the terms of the respective issues.

INCOME TAXES

The Company follows the deferral method of tax allocation accounting on all income except for certain Gas Transportation & Marketing and Petrochemicals operations which are subject to cost-of-service or tariff agreements. Under this method, the Company makes a full provision for income taxes deferred principally as a result of claiming capital cost allowance and exploration and development costs for income tax purposes in excess of depreciation and depletion provided in the accounts. Income taxes on certain operations subject to cost-of-service or tariff agreements, where there is reasonable expectation that all income taxes payable will be included in the future cost of service or tariff and recovered in revenues at that time, are provided on the taxes payable method whereby the income tax provision represents only the income taxes deemed to be currently payable and thus recoverable under the billing mechanism in place. Investment tax credits are recorded as a reduction in the cost of the related asset, provided there is reasonable assurance that the credits will be realized. Prior to 1985 they were recorded as a reduction to the income tax provision when realization was reasonably assured.

PETROLEUM INCENTIVES

Federal and provincial exploration and development incentives (principally, the Petroleum Incentive Program) are accounted for as a reduction of plant, property and equipment. Amounts received from

the Saskatchewan provincial government relative to its oil and gas incentive regulations are credited against provincial royalties.

PENSION PLANS

The Company and most of its subsidiaries maintain pension plans for substantially all employees. Charges to income are determined from actuarial valuations of the pension plans.

EARNINGS (LOSS) PER COMMON SHARE

Basic earnings (loss) per common share before and after extraordinary items are calculated after deducting the dividend entitlement on preferred shares from the income before extraordinary items and net income (loss), respectively, and dividing the resulting amounts using the weighted average number of shares outstanding during the period. The calculation includes the Company's share of the reported income of subsidiaries based on its undiluted interest.

The calculation of earnings (loss) per common share on a fully diluted basis before and after extraordinary items also assumes conversion of those securities of the Company and its subsidiaries and the exercise of all stock options of the Company and its subsidiaries, as at the beginning of the year, which would have had a dilutive effect on basic earnings (loss) per common share.

2. CHANGE IN ACCOUNTING POLICY

On January 1, 1985, the Company changed its method of accounting for investment tax credits by adopting prospectively the recommendations issued by The Canadian Institute of Chartered Accountants. The effect of this change in accounting policy for the year ended December 31, 1985, has been a decrease in net income of \$4,482,000 and a decrease in basic and fully diluted earnings per common share before and after extraordinary items of approximately 3 cents.

F PROPORTIONATE CONSOLIDATION OF CERTAIN OF THE COMPANY'S INVESTMENTS

The Company has proportionately consolidated certain of its Gas Transportation & Marketing and Petrochemicals investments (Note 1). The components of the Company's consolidated statement of income and consolidated balance sheet relating to its share of the activities of these investments are shown below:

(Thousands of dollars)

	December 31		Year ended December 31	
	Assets	Liabilities	Operating Revenue	Operating Expenses
Gas Transportation & Marketing				
1985	\$732,466	\$495,623	\$151,840	\$ 49,491
1984	773,189	516,266	156,493	45,762

	Decen	December 31		Year ended December 31	
	Assets	Liabilities	Operating Revenue	Operating Expenses	
Petrochemicals					
1985	153,640	98,526	89,502	76,258	
1984	173,958	112,922	125,253	116,120	
Totals	,	,		,	
1985	\$886,106	\$594,149	\$241,342	\$125,749	
1984	947,147	629,188	281,746	161,882	

18 ALMORITA	(Thousands of dollars)		
December 31	1985	1984	
Gas Transportation	\$ 30,309	\$ 27,775	
Petroleum	125,715	148,614	
Petrochemicals	32,823	47,708	
Manufacturing	36,570	_	
	\$225,417	\$224,097	

Colonia District Colonia	(Thousands of dollars)		
December 31	1985	1984	
Alberta Gas Chemicals Ltd.	\$ 16,961	\$ 16,652	
CNG Fuel Systems	20,046	16,609	
NovAtel Communications Ltd.	58,399	33,037	
Steel Alberta Ltd.	19,822	20,269	
Western Star Trucks Inc.	13,461	12,339	
Notes receivable and other investments	43,049	4,113	
	\$171,738	\$103,019	

			(Th	ousands of dollars)
December 31		1985		1984
	Cost	Accumulated Depreciation and Depletion	Net	Net
Gas Transportation & Marketing				
Plant in service	\$2,613,605	\$ 599,005	\$2,014,600	\$2,000,705
Plant under construction	25,017	_	25,017	50,156
Petroleum				
Petroleum properties and				
production equipment	1,471,855	226,745	1,245,110	1,131,466
Refining, marketing and				
pipeline facilities	307,890	19,510	288,380	280,715
Offshore drilling equipment	162,925	18,962	143,963	150,599
Heavy oil upgrader development costs	51,639	_	51,639	21,075
Other facilities	84,039	24,641	59,398	78,180
Petrochemicals	1,183,750	234,085	949,665	1,309,194
Manufacturing and other	124,953	39,144	85,809	168,206
	\$6,025,673	\$1,162,092	\$4,863,581	\$5,190,296

	1985	1984
December 31		
Deferred project costs	\$ 8,496	\$ 9,892
Unamortized debt discount and expense	11,423	11,909
Foreign exchange translation adjustments	182,811	101,911
	\$202,730	\$123,712

DNO TERMINENT	(Maturity)	(7	Thousands of dollars
December 31		1985	198
NOVA, AN ALBERTA CORPORATION			
First Mortgage Sinking Fund Bonds			
5½% Series C		\$ -	\$ 1,81
8¾% Series D (1984–U.S. \$25,700)		_	33,96
Secured Debentures			
5¾% Series B		_	14,95
Unsecured Debentures			
9¾% Series 2	1990	14,884	15,02
9¼% Series 3	1990	13,426	13,99
8% Series 4	1991	38,366	39,76
81/8/9/ Series 5	1992	27,860	28,76
11%% Series 6	1995	48,064	49,28
17½% Series 7	1987	75,000	75,00
17¾% Series 8	1997	47,500	50,00
121/8% Series 9	1993	100,000	100,00
14% Series 10	1989	100,000	100,00
12% Series 11	1990	125,000	125,00
16¼% (1985 and 1984–U.S. \$100,000)	1989	139,750	132,17
Unsecured Term Notes	1,0,	107,700	102,17
16\%\%-average (1985 and 1984-U.S. \$110,000)	1987	153,725	145,38
6¼% (1985–Swiss Francs 175,000,000;	. 1707	133,723	1 13,30
1984—Swiss Francs 75,000,000)	1991-1992	119,053	38,08
		1,002,628	963,20
Bank loans and notes (unsecured)		262,306	352,59
bank roans and notes (unsecured)			
Condition (V. London) Discort	1007	1,264,934	1,315,80
Foothills (Yukon)—Phase I	1996	245,033	288,43
TQM Pipeline			
First Mortgage Bonds			
13.10% Series A	1994	50,000	50,00
13.20% Series B	2004	50,000	50,00
11.70% Series C	1990	42,500	
Term loans	1987	25,834	70,00
		168,334	170,00
Husky Oil Ltd. and subsidiaries			
Sinking Fund Debentures			
6¾% Series B	1987	9,001	9,75
8½% Series C	1991	8,596	9,33
Notes payable and other loans—secured and unsecured			
with interest rates averaging 101/5% (1984-11%)			
with interest rates averaging 101/4/8 (1984—11/8) Canadian dollars	1989	122,000	120,00
with interest rates averaging 101/5% (1984–11%) Canadian dollars United States dollars	1989	122,000	120,00
with interest rates averaging 101/4/8 (1984—11/8) Canadian dollars	1989 Various	122,000 102,682	120,00 112,61

	(Maturity)	(The	ousands of dollars)
December 31		1985	1984
Novalta Resources			
Income Debentures			
(1985–U.S. \$31,705; 1984–U.S. \$35,723)	1986-1989	44,308	47,215
Alberta Gas Ethylene			
Ethylene Plant I			
8¼% Secured Notes			
(1985–U.S. \$185,455; 1984–U.S. \$199,720)	1998	259,174	263,970
5%% First Income Debentures			
(1985–U.S. \$185,455; 1984–U.S. \$199,720)	1987	259,174	263,970
Less 8¼% certificates of deposit			
(1985–U.S. \$185,455; 1984–U.S. \$199,720)			
pledged as security against			
the First Income Debentures	1987	(259,174)	(263,970)
		259,174	263,970
Ethylene Plant II			
DCS loans			
(1985-U.S. \$245,722; 1984-U.S. \$251,836)	2004	343,396	332,851
13¾% Series A Secured Notes		,	ĺ
(1985–U.S. \$46,458; 1984–U.S. \$48,958)	2004	64,925	64,708
Secured bank loans	1986	34,800	34,800
		443,121	432,359
		702,295	696,329
Cochin Pipe Line and Ethane Gathering System			
A. G. Pipe Lines (Canada) Ltd.	1998	23,700	25,400
A. G. Pipe Lines Inc.		,	,
(1985–U.S. \$30,375; 1984–U.S. \$32,400)	2000	42,449	42,823
		66,149	68,223
Other loans	Various	104,612	148,048
		2,837,944	2,985,752
Less instalments due within one year		98,965	111,474
		\$2,738,979	\$2,874,278

The interest rate on the unsecured bank loans and notes is a function of generally prevailing money market interest rates and Canadian bank prime rates and at December 31, 1985, was approximately 10% (11% at December 31, 1984).

FOOTHILLS (YUKON)—PHASE I

In connection with the financing of Phase I of the Alaska Highway Gas Pipeline, Foothills Pipe Lines (Yukon) Ltd. has arranged long term financing with Canadian chartered banks. At December 31, 1985, \$490,379,000 (\$571,881,000 at December 31, 1984) was outstanding pursuant to this financing of which the Company's proportionate share is \$245,033,000 (\$288,431,000 at December 31, 1984). The repayment schedule provides for the major portion of this financing to have matured by December 31, 1992, with the balance maturing December 31, 1996. This financing is secured by the assignment of the interest of Foothills (Yukon)

and three of its subsidiaries in certain agreements and floating charges on their respective properties and assets. The interest rate fluctuates with Canadian bank prime rates and at December 31, 1985, was approximately 10¾% (12% at December 31, 1984).

TQM PIPELINE

The First Mortgage Bonds and the term loans are secured by a first fixed and specific charge on the TQM Pipeline system, a pledge, charge and assignment of gas transportation service contracts and gas sales agreements and a floating charge on other property. The term loans bear interest at fluctuating rates related to Canadian bank prime rates. The interest rate at December 31, 1985, was approximately 9½% (11½% at December 31, 1984).

HUSKY OIL LTD. AND SUBSIDIARIES

The Series B and C Sinking Fund Debentures are secured by the common shares of a wholly

owned subsidiary of Husky and a first floating charge on certain other assets of Husky. Notes payable and other loans of \$224,682,000 at December 31, 1985, (\$232,613,000 at December 31, 1984) are secured by assets, properties and the assignment of contracts.

NOVALTA RESOURCES

Security for the Income Debentures includes natural gas properties and a general assignment of book debts. Interest on these Income Debentures varies with the London Inter Bank Offered Rate and was approximately 6½% at December 31, 1985 (6¾% at December 31, 1984).

ETHYLENE PLANT I

The proceeds from the issuance of the 84% Secured Notes are invested in certificates of deposit which bear interest equivalent to that due on the Secured Notes. The Secured Notes are guaranteed by The Alberta Gas Ethylene Company Ltd. and are secured by a first fixed and floating charge on the first ethylene plant, the ethylene pipeline and related assets of Alberta Gas Ethylene and by the assignment of certain related contracts.

The 5%% First Income Debentures were issued simultaneously with the issuance of the Secured Notes and are secured by the certificates of deposit referred to in the previous paragraph.

ETHYLENE PLANT II

In respect of financing a portion of the second ethylene plant, Alberta Gas Ethylene entered into a loan agreement with DCS Capital Partnership, a Delaware partnership. The partners of DCS Capital Partnership are affiliates of The Dow Chemical Company, Union Carbide Corporation and Shell Canada Limited. The loans are secured, pursuant to a trust deed, by charges on certain of the proceeds of the ethylene sales contracts for the second ethylene plant, a first charge on the related performance guarantees of Dow and Union Carbide and a first fixed charge on a 76% undivided interest in the second ethylene plant and certain related agreements. The cost of such loans is directly tied to the cost of third-party financing undertaken by DCS Capital Partnership. The interest rate at December 31, 1985, was approximately 121/5% (12% at December 31, 1984).

Alberta Gas Ethylene has issued U.S. \$50,000,000 of 13¾% Series A Secured Notes due July 1, 2004, to five financial institutions. The Series A Secured Notes, of which U.S. \$46,458,000 were outstanding at December 31, 1985, (U.S. \$48,958,000 at December 31, 1984) are secured, pursuant to the DCS Capital Partnership trust deed, by charges on certain of the proceeds of the ethylene sales contracts related to the second ethylene plant, a second charge on the related performance guarantees of Dow and Union Carbide and a first fixed charge on a 24%

undivided interest in the second ethylene plant and certain related agreements. In addition, the Company has given a guarantee, applicable in certain events, in respect of a portion of the interest payable on the Series A Secured Notes.

Alberta Gas Ethylene has entered into an agreement with two Canadian banks to provide a revolving credit facility, of which \$34,800,000 was outstanding at December 31, 1985 and 1984, to finance on an interim basis a portion of the costs related to the second ethylene plant not otherwise financed. The facility is secured, on a pari passu basis, in the same manner as the Series A Secured Notes. The Company has undertaken to use its best efforts to cause Alberta Gas Ethylene to arrange alternate financing to replace this credit facility and to retain beneficial ownership and control of at least 51% of the issued common shares of Alberta Gas Ethylene. The interest rate fluctuates with Canadian bank prime rates and at December 31, 1985, was approximately 10% (113/5% at December 31, 1984).

COCHIN PIPE LINE AND ETHANE GATHERING SYSTEM

A. G. Pipe Lines (Canada) Ltd., in connection with long term financing of its share of the cost of the Canadian segment of the Cochin Pipe Line and of the Ethane Gathering System, has entered into a loan agreement with certain banks which provides for a term credit facility consisting of term loans and/or bankers' acceptances of which \$23,700,000 was outstanding at December 31, 1985 (\$25,400,000 at December 31, 1984). The term credit facility expires on December 31, 1998, and is secured by a first floating charge on a portion of the assets of A. G. Pipe Lines (Canada) Ltd., and a first fixed charge on certain agreements. The interest rate on the term credit facility was approximately 10\%% at December 31, 1985 (11%% at December 31, 1984).

A. G. Pipe Lines Inc., in connection with the long term financing of its share of the cost of the United States segment of the Cochin Pipe Line, pursuant to a loan agreement, has issued promissory notes of which U.S. \$30,375,000 were outstanding at December 31, 1985, (U.S. \$32,400,000 outstanding at December 31, 1984) which mature on various dates to December 31, 2000. These promissory notes are secured by an assignment of the interest of A. G. Pipe Lines Inc. in certain agreements (insofar as they relate to the United States segment of the Cochin Pipe Line), by the guarantee of A. G. Pipe Lines (Canada) Ltd., and by a pledge of the outstanding shares of A. G. Pipe Lines Inc. The interest rate varies with the London Inter Bank Offered Rate and was approximately 83/4% at December 31, 1985 (91/5% at December 31, 1984).

OTHER LOANS

Other loans of \$104,612,000 at December 31, 1985, (\$148,048,000 at December 31, 1984) include loans of \$91,427,000 (\$135,479,000 at December 31, 1984) which are secured by certain assets and agreements. The average interest rate on the other loans approximated 94% at December 31, 1985 (111/48%) at December 31, 1984).

SINKING FUND AND

REPAYMENT REQUIREMENTS

Sinking fund and repayment requirements in respect of long term debt maturing within five years following December 31, 1985, are:

1986—\$98,965,000; 1987—\$336,571,000; 1988—\$122,506,000; 1989—\$398,364,000; 1990—\$322,935,000.

CURRENT BANK LOANS

Current bank loans of \$71,147,000 at December 31, 1985, (\$90,416,000 at December 31, 1984) include loans of \$56,541,000 (\$73,337,000 at December 31, 1984) which are secured by certain assets and agreements.

The interest rates on the current bank loans ranged from 9½% to 10¾% at December 31, 1985 (10¾% to 12¼% at December 31, 1984).

INTEREST EXPENSE (NET)

(Thousands of dollars)

Year ended December 31	1985	1984
Interest and expense on long term debt	\$336,648	\$372,458
Interest on short term debt	19,222	18,855
Interest capitalized	(18,839)	(30,477)
Interest income	(21,116)	(19,071)
	\$315,915	\$341,765

INCOME DESIGNATION

For Gas Transportation & Marketing and certain of the Petrochemicals operations, charges to customers are based on cost-of-service or tariff agreements. Because income taxes related to these operations are a component of the charges, the billing for such income taxes on either a

taxes payable or tax allocation basis does not affect net income.

Income tax expense varies from the amounts that would be computed by applying the Canadian federal and provincial income tax rates to income before income taxes, minority interest and extraordinary items as shown in the following table:

(Thousands of dollars)

Year ended December 31	1985	1984
Income before income taxes, minority interest and extraordinary items Less: Cost-of-service activities	\$355,514	\$362,207
Gas Transportation & Marketing	203,304	196,754
Petrochemicals	66,240	25,106
Equity component in allowance for funds		
used during construction	1,587	13,225
Equity in losses of affiliated companies	(7,235)	(6,367)
	\$ 91,618	\$133,489
Effective Canadian tax rate	47.9%	47.0%
Calculated income tax expense	\$ 43,885	\$ 62,740
Add (deduct) adjustments to income taxes resulting from—		
Royalties, lease rentals and mineral taxes payable to the Crown	35,797	37,713
Petroleum and gas revenue tax	24,388	25,614
Resource allowance on Canadian production income	(50,671)	(50,280
Earned depletion	(9,507)	(7,662
Investment tax credits	-	(14,843
Alberta royalty tax credit	(4,000)	(4,002
Non-allowable depreciation and depletion	13,566	13,901
Earnings from foreign subsidiaries with lower effective tax rates	(5,047)	(3,904
Other	2,378	7,870
	50,789	67,147
Add income taxes billed under cost-of-service contracts	105,103	83,053
Income tax expense	\$155,892	\$150,200

IN DEPENDENCY CARS

On December 18, 1985, the Company sold its head office building in Calgary, Alberta, (the "Property") for \$175,000,000. Proceeds received amounted to \$1,750,000 cash, a secured bond in the amount of \$157,500,000 and a second mortgage to the Company in the amount of \$15,750,000. On the same date, the Company agreed to lease the Property for a term extending to December 31, 1997. On February 13, 1986, cash was received for the secured bond (see Note 21).

The second mortgage to the Company of

\$15,750,000 bears interest at the rate of approximately 10.9%, compounded annually. The principal sum, together with interest accrued thereon, becomes due and payable December 31, 1997. It is secured by a second fixed and specific mortgage on the Property. The second mortgage is included in long term investments under the caption "notes receivable and other investments."

A gain of \$62,359,000 resulting from the sale/leaseback of the Company's head office building has been deferred.

IL. SINGRITY INTEREST IN SUBSIDIARY COMPANIES

(Thousands of dollars)

December 31	1985	1984
A. G. Investments Ltd.		
Canadian dollars	\$ 76,500	\$ 89,250
United States dollars (1985–U.S. \$65,253; 1984–U.S. \$76,129)	91,190	100,620
	167,690	189,870
Husky Oil Ltd.	432,273	360,429
Other	11,052	10,655
	\$611,015	\$560,954

In connection with the acquisition of Husky Oil Ltd., A. G. Investments Ltd. issued \$255,000,000 variable rate, cumulative, redeemable, senior preferred shares. The preferred shares are redeemable at the option of A. G. Investments and are required to be redeemed as to 10% of the initial issue on September 30 of each year to 1988, with the balance payable on September 30, 1989. These shares are redeemable at the option of the holder in certain events. The dividend rate is 52% of the prime commercial lending rate of a Canadian chartered bank plus 14% for those shares denominated in Canadian dollars and 52% of the London Inter Bank Offered Rate of a Canadian chartered bank plus 14% for those shares denominated in United States dollars. The variable dividend rate approximated 64% at December 31, 1985 (71/4% at December 31, 1984). The Husky shares owned by A. G. Investments have been pledged as collateral security.

The minority interest in Husky Oil Ltd. at December 31, 1984, included Husky's 13% cumulative, redeemable, convertible, retractable, junior preferred shares, Series A of a par value of \$25.00 (the "Series A preferred shares") of which \$90,655,000 was outstanding. The Series A preferred shares were converted into common shares of Husky during 1985 on the basis of four common shares for each Series A preferred share (Note 15).

II. PREFERRED SHARE

(a) AUTHORIZED

2,000,000 cumulative redeemable non-convertible first preferred shares of a par value of \$100 each. 20,500,000 cumulative redeemable non-convertible first preferred shares of a par value of \$25 each. 26,120,000 cumulative redeemable convertible second preferred shares of a par value of \$25 each.

ISSUED AND OUTSTANDING	(Par value)	(/\	(Number of shares)		ands of dollars)
December 31		1985	1984	1985	1984
Non-convertible first preferred shares					
4¾% Series C	\$100	61,638	71,700	\$ 6,164	\$ 7,170
73/4%	\$ 25	702,531	736,986	17,564	18,425
93/4%	\$ 25	971,091	1,003,433	24,277	25,086
9.76%	\$ 25	1,389,448	1,480,024	34,736	37,000
7.60%	\$ 25	2,394,200	2,484,200	59,855	62,105
15%	\$ 25	2,500,000	2,500,000	62,500	62,500
11.24%	\$ 25	4,000,000	4,000,000	100,000	100,000
91/8/%	\$ 25	4,000,000	_	100,000	
		16,018,908	12,276,343	\$405,096	\$312,286
Convertible second preferred shares					
63/8%	\$ 25	877,650	1,092,955	\$ 21,941	\$ 27,324
61/2%	\$ 25	7,200,525	7,443,075	180,013	186,077
12%	\$ 25	10,196,270	10,196,270	254,907	254,907
		18,274,445	18,732,300	\$456,861	\$468,308

c) COMMENTARY
The following is a summary of material characteristics of the preferred shares:

Preferred Share Issue (i)	Par Value	Redeemable at the Company's Option (ii)	Sinking Fund and Purchase Fund Requirements (vii)
Non-convertible Firs	t Preferre	ed Shares	
4¾% Series C	\$100	at \$101.00 per share	purchase funds of \$825,000 annually, or such lesser amount as would increase the funds to \$1,650,000 for the purchase for cancellation, if and when available at a price not in excess of \$100.00 per share plus costs of purchase (vii) (x)
7¾%	\$ 25	at \$26.00 per share on or before May 15, 1989, and at reducing amounts thereafter	purchase funds of \$750,000 annually, or such lesser amount as would increase the funds to \$1,500,000 for the purchase for cancellation, if and when available at a price not in excess of \$25.00 per share (vii) (x)
9¾%	\$ 25	at \$25.00 per share	purchase 64,000 shares annually at a price not in excess of \$25.00 per share on May 15 of each year under a cumulative mandatory sinking fund (vii) (viii) (x)
9.76%	\$ 25	at \$25.25 per share on or before November 15, 1986, and at \$25.00 thereafter	purchase 96,000 shares annually at a price not in excess of \$25.00 per share on November 15 of each year under a cumulative mandatory sinking fund (vii) (viii) (x)
7.60%	\$ 25	at \$25.75 per share on or before February 15, 1986, and at reducing amounts thereafter	purchase 90,000 shares annually at a price not in excess of \$25.00 per share (vii) (x)
15%	\$ 25	on or after August 15, 1987, to August 15, 1988, at \$26.50 and at reducing amounts thereafter (iii)	purchase 100,000 shares annually at a price not in excess of \$25.00 per share to August 15, 1987, and thereafter 4% of the outstanding balance on an annual basis (vii)

D (101 I ()	Par	Redeemable at the	Sinking Fund and Purchase Fund Requirements (vii)
Preferred Share Issue (i) 11.24%	\$ 25	on or after May 15, 1988, to May 15, 1989, at \$26.25 per share and at reducing amounts thereafter (iv)	purchase 80,000 shares annually at a price not in excess of \$25.00 per share to May 15, 1988, and thereafter 4% of the outstanding balance on an annual basis (vii)
91/8% (v)	\$ 25	at \$25.00 on or after February 15, 1990 (v)	purchase 3% of the shares outstanding annually, commencing February 16, 1995, at a price not in excess of \$25.00 per share (vii)
Convertible Second	Preferred	Shares	
6%%	\$ 25	at \$25.75 per share on or before November 15, 1986, and at reducing amounts thereafter	purchase 216,000 shares annually at a price not in excess of \$25.00 per share (vii) (ix) (x)
61/2%	\$ 25	at \$26.25 per share on or before February 15, 1986, and at reducing amounts thereafter	purchase 240,000 shares annually at a price not in excess of \$25.00 per share (vii) (ix) (x)
12%	\$ 25	on or after May 15, 1987, to May 15, 1988, at \$26.25 per share and at reducing amounts thereafter (vi)	purchase 204,000 shares annually commencing May 16, 1986, up to and including May 15, 1990, at a price not in excess of \$25.00 per share and thereafter 4% of the outstanding balance on an annual basis (vii) (ix)

- (i) The preferred shareholders are entitled to cumulative dividends at the respective rates set out in the titles of each issue.
- (ii) Redeemable at the indicated price per share plus accrued and unpaid dividends.
- (iii) The 15% Preferred Shares are retractable at the option of the holder by deposit of the shares on or before August 7, 1987, for redemption on August 15, 1987, at \$25.00 per share plus accrued and unpaid dividends.
- (iv) The 11.24% Preferred Shares are retractable at the option of the holder by deposit of shares on or before May 6, 1988, for redemption on May 15, 1988, at \$25.00 per share plus accrued and unpaid dividends.
- (v) Commencing in 1990, the dividend payment on the 91/8% Preferred Shares will be equal to 70% of the average of the Canadian prime rate for the dividend period.

The 91/8% Preferred Shares are retractable at the option of the holder by deposit of shares on or before February 6, 1995, for redemption on February 15, 1995, at \$25.00 per share plus accrued and unpaid dividends.

(vi) The 12% Preferred Shares are redeemable on or before May 15, 1987, at \$26.25 per

- share only if the weighted average price at which the Class "A" common shares were traded was not less than 130% of the conversion price.
- (vii) Sinking and purchase fund requirements cannot be purchased at prices in excess of the stated price per share plus accrued and unpaid dividends and costs of purchase.
- (viii) The Company, in addition to the cumulative mandatory sinking funds, may call for redemption and redeem annually, through the operation of non-cumulative optional sinking funds, 48,000 934% Preferred Shares on May 15 of each year and 72,000 9.76% Preferred Shares on November 15 of each year at par value plus accrued and unpaid dividends.

The cumulative mandatory sinking fund requirements of the 9¾% and 9.76% Preferred Shares may be satisfied otherwise by the Company through acquisition in the open market or by an invitation for tenders.

(ix) The cumulative redeemable convertible second preferred shares are convertible to Class "A" common shares on the following conversion basis:

Preferred Shares	Preferred to Common Conversion Basis	Convertible Until
63/8%	1 for 4.2	November 15, 1986
61/2%	1 for 2.586	February 15, 1990
12%	1 for 3.38	May 15, 1990

During the year ended December 31, 1985, 194,805 63% Preferred Shares were converted into 818,181 Class "A" common shares and 150 6½% Preferred Shares were

- converted into 387 Class "A" common shares.
- (x) During the year ended December 31, 1985, the Company purchased for cancellation 10,062 4¾% Preferred Shares; 34,455 7¾% Preferred Shares; 32,342 9¾% Preferred Shares; 90,576 9.76% Preferred Shares; 90,000 7.60% Preferred Shares; 20,500 6¾% Preferred Shares; and 242,400 6½% Preferred Shares at an aggregate discount of \$1,445,000 which has been credited to contributed surplus.

THE RESERVE ASSESSMENT

AUTHORIZED

300,000,000 Class "A" common shares without par value, non-voting except for the election of seven directors.

2,004 Class "B" common shares of the par value of \$5.00 each.

ISSUED AND OUTSTANDING		(Number of shares)	(Thousa	nds of dollars)
December 31	1985	1984	1985	1984
Class "A" common Class "B" common	130,656,702 1,665	125,251,870 1,665	\$205,140 8	\$172,726 8
	130,658,367	125,253,535	\$205,148	\$172,734

The Class "B" common shares are precluded upon the reduction or redemption of such shares or the winding-up of the Company from participating in assets of the Company to a greater extent than the amount paid up thereon. The Class "B" common shares are divided into four Groups which are allotted: Group I to utility companies, Group II to gas export companies,

Group III to gas producers and Group IV to four directors appointed by the Lieutenant Governor in Council of the Province of Alberta. Holders of Class "B" common shares have full voting rights except for the election of the seven directors elected by the holders of Class "A" common shares. The holders of Class "B" common shares Group IV have full voting rights in all circumstances.

c) ISSUED DURING THE YEAR ENDED

(CLASS "A" COMMON SHARES)	N SHARES) (Number of shares)		(Thousan	ds of dollars)	
December 31	1985	1984	1985	1984	
For cash on exercise of options granted to officers and employees	67,277	42,559	\$ 468	\$ 291	
For cash under the Dividend Reinvestment and Share Purchase Plan On conversion of—	4,518,987	3,636,399	27,072	23,496	
63/8% Preferred Shares	818,181	908,905	4,870	5,410	
6½% Preferred Shares 12% Preferred Shares	387	905 338	4	2	
	5,404,832	4,589,106	\$32,414	\$29,208	

(d) RESERVED (CLASS "A" COMMON SHARES)

December 31	1985	1984
For conversion of the 6%% Preferred Shares	3,686,130	4,590,411
For conversion of the 6½% Preferred Shares	18,620,558	19,247,792
For conversion of the 12% Preferred Shares	34,463,393	34,463,393
Under the Incentive Stock Option Plan (1982), options are outstanding to officers and employees to purchase 4,004,850 common shares at prices ranging from \$6.125 to \$7.375 per share (4,047,100 shares at December 31, 1984, at prices ranging from \$6.625 to \$7.375 per share) with expiration dates between 1987 to 1993, and 885,500 common shares are reserved but unallocated (910,500 shares at December 31, 1984).	4,890,350	4,957,600
		, ,
Under the Dividend Reinvestment and Share Purchase Plan	7,711,417	4,281,345
	69,371,848	67,540,541

OF THATLETON DRAWSETTION TOUSTAINST

The movement in the cumulative translation adjustment account is as follows:

	(Thousa	nds of dollars)	
Year ended December 31	1985	1984	
Balance at beginning of year	\$ 5,676	\$.8,889	
Unrealized balance sheet translation gains (losses):			
Non-working capital items	3,027	5,138	
Working capital items	5,800	(1,069)	
	8,827	4,069	
Realized (gains) losses:			
Subsidiaries sold or held for sale—United States	_	(21,603)	
—Italy	-	14,321	
	-	(7,282)	
Balance at end of year	\$14,503	\$ 5,676	

THE PARTIES OF THE PARTY OF THE

(a) FOR THE YEAR ENDED DECEMBER 31, 1985

(Thousands of dollars)

Provision for the write-down of the linear low-density polyethylene plant	
(net of income taxes of \$144,658)	\$(157,342)
Loss on dilution of ownership in Husky Oil Ltd.	(58,921)
Provision for write-down of engineering division (net of income taxes of \$6,099)	(10,523)
Gain on disposition of polyvinyl chloride plant (net of income taxes of \$2,304)	10,264
Extraordinary loss	\$(216,522)

At December 31, 1985, the Company reduced the carrying value of its investment in its linear low-density polyethylene plant to approximately \$125,000,000. The Company anticipates that it will earn sufficient cash flow from operations to recover its investment.

In the second quarter of 1985, the Company recorded a non-cash deemed accounting loss relating to the dilution of its ownership in Husky Oil Ltd. The dilution in ownership from approxi-

mately 67% to 57% was due to the conversion to common shares of Husky's 13% convertible preferred shares in June 1985.

At December 31, 1985, the Company wrote down the value of an engineering division, CanOcean Resources, in which the Company's ownership will be reduced and some operations curtailed during the first quarter of 1986.

In November 1985, the Company sold its investment in a polyvinyl chloride plant.

Gain on sale of Husky Oil Company (net of income taxes	
of \$87,000 and minority interest of \$69,337)	\$ 132,619
Provision for write-down to estimated net realizable value	ĺ
of certain assets and subsidiaries held for sale	(49,872)
Provision for write-down of certain other investments (net of income taxes of \$27,835)	(34,665)
Extraordinary income	\$ 48,082

In May 1984, Husky Oil Ltd. sold Husky Oil Company, its operating subsidiary in the United States, for net proceeds of \$625,695,000. This sale resulted in a gain to the Company of \$132,619,000. As required by the sale agreement, the refining and marketing sector of Husky Oil Company was retained. Husky had formalized plans to dispose of substantially all of these operations. At December 31, 1984, these subsidiaries and assets were carried at their net realizable value on the consolidated balance sheet as "subsidiaries and assets held for sale." The sale of these subsidiaries and assets was completed December 31, 1985, and resulted in no gain or loss.

At December 31, 1984, the Company had formalized plans to dispose of its investments in valve and flow control manufacturing subsidiaries in the United States and Italy and certain other assets held for sale. The Company provided \$49,872,000 with respect to the write-down of such investments to their net realizable value. The principal portion of the write-down, which related to the valve and flow control subsidiaries, amounted to \$44,000,000, a significant portion of which resulted from the decline in value of the lira in 1984 and 1983. At December 31, 1984, these subsidiaries were carried at their net realizable value in the consolidated balance sheet as "subsidiaries and assets held for sale." During the second quarter of 1985, the Company decided

to continue ownership of its valve and flow control manufacturing subsidiaries since a suitable sale had not been made. Concurrently, these subsidiaries were re-consolidated into the consolidated financial statements.

At December 31, 1984, the Company provided for the write-down of certain of its other investments. This principally included a write-down of the Company's investment in its telecommunications joint venture (NovAtel Communications Ltd.) by \$13,092,000 (net of income taxes of \$11,610,000) with respect to the costs associated with the design and development of a prototype mobile terminal acquired in early 1983 and the write-down by \$19,612,000 (net of income taxes of \$14,486,000) of the Company's remaining interest in its polyvinyl chloride plant.

Earnings (loss) per common share before and after extraordinary items are calculated after deducting the dividend entitlement on preferred shares (\$85,511,000 in 1985 and \$77,992,000 in 1984) from the income before extraordinary items and net income (loss), respectively, and dividing the resulting amounts using the weighted average number of common shares outstanding during the period (128,087,000 in 1985 and 123,203,000 in 1984).

(Thousands of dollars)

	'	· ·
Year ended December 31	1985	1984
Income before extraordinary items	\$134,111	\$155,268
Add (deduct) items not resulting in a flow of funds		
Depreciation and depletion	310,180	289,283
Deferred income taxes	80,552	146,521
Minority interest	65,511	56,739
Equity component in allowance for funds capitalized	·	
during construction	(1,587)	(13,225)
Equity in losses of affiliated companies	7,235	6,367
Other (net)	13,764	17,728
	\$609,766	\$658,681

D. LITANCES IN NOSCICASTI WORKING CAPITAL ITEMS

Year ended December 31	1985	1984
Accounts receivable	\$ (18,744)	\$ 38,180
Inventories	(1,320)	83,061
Secured bond	(157,500)	_
Subsidiaries and assets held for sale	111,142	(111,142)
Prepaid expenses	975	1,812
Accounts payable and accrued liabilities	(3,173)	(54,852)
Income taxes payable	(5,999)	74,767
Deferred income taxes		(21,074)
Dividends payable	2,488	94
Bank indebtedness	154,625	_
Changes in non-cash working capital items	82,494	10,846
Reclassifications and other items not having a cash effect	(24,681)	(43,667)
Changes in items having a cash effect	\$ 57,813	\$ (32,821)

These changes relate to the following activities:

Thousano	la af	dall	aral
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Year ended December 31	1985	1984
Operating activities	\$ 78,896	\$ (66,466)
Investment activities	46,429	33,551
Investments	(70,000)	_
Financial obligations	2,488	94
Changes in items having a cash effect	\$ 57,813	\$ (32,821)

The Company and most of its subsidiaries maintain pension plans for substantially all employees. At December 31, 1985, there were no significant unfunded liabilities with respect to any of these plans.

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Pursuant to decisions released by the National Energy Board in 1982 approximately \$108,572,000 (the Company's proportionate share) of preliminary Phase II expenditures on the Alaska Highway Gas Pipeline Project were approved. The after-tax amount of these expenditures, approximately \$72,669,000, is being amortized on a straight-line basis at an annual rate of 4% and earns a 16% pre-tax rate of return on the unamortized portion. The unamortized balance at December 31, 1985, was \$62,978,000 (\$65,885,000 at December 31, 1984). In this regard, amounts collected, along with appropriate interest, will be repaid when Phase II commences operations. The Company's proportionate share of the after-tax contingent liability in this regard is \$21,453,000 at December 31, 1985 (\$16,030,000 at December 31, 1984).

The Company has agreed on a cost-of-service basis under take or pay contracts to purchase, for a term extending to December 31, 1998, ethane acquired by Alberta Gas Ethylene in excess of its requirements for its ethylene plants but not exceeding approximately 8,800 barrels per day.

The Company is responsible for the purchase, directly and indirectly, of approximately 38% of the output of the second ethylene plant, which amount is sufficient to meet the feedstock requirements of the linear low-density polyethylene plant.

The lease for the Company's head office building in Calgary provides, among other matters, for the following:

- (a) that the Company, on or after January 1, 1995, make an irrevocable offer to purchase the Property on December 31, 1997. If the offer is accepted, the Company must pay a purchase price equal to the outstanding principal of the first mortgage on the Property, which is expected to be in the amount of \$157,500,000, and assume any other outstanding permitted encumbrances registered against the Property.
- (b) that the Company is required under a tax indemnity agreement to indemnify the lessor in respect of certain matters calculated by reference to changes in Canadian tax laws in place at the time of entering into the lease and assumptions made in applying these laws including certain matters that would impact on the full availability of rent under the lease.

It is the opinion of management that the occurrence of the events described in (a) and (b) above is remote.

The Company's subsidiary, Husky Oil Ltd., was contingently liable at December 31, 1985, for guarantees of the indebtedness of others. These guarantees are limited to a maximum of \$46,791,000.

Husky Oil Ltd. is participating in discussions with the Governments of Canada, Alberta and Saskatchewan regarding the fiscal and financial arrangements for the construction of a heavy oil upgrader, the Bi-Provincial Project, pursuant to the agreement executed by these parties on June 6, 1984. Husky has invested in the planning and design of the heavy oil upgrader plant pursuant to this agreement. This investment totalled \$51,639,000 at December 31, 1985. In addition, Husky has

made investments in the development of heavy oil for feedstock and has also recorded royalty reductions totalling \$17,906,000 in respect of production during the period from June 6, 1984, to December 31, 1985.

Various lawsuits and claims are pending by and against the Company. It is the opinion of management that final determination of these claims will not materially affect the financial position or the results of the Company.

The Company and its subsidiaries have obligations under long term leases for certain office space and equipment. The approximate annual rental payments for the next five years, under these leases, excluding operating expenses, are disclosed below together with income from sub-leases, amounts recovered under cost-of-service operations and other eliminations.

(Thousands of dollars)

	1986	1987	1988	1989	1990
NOVA head office building	\$16,654	\$16,099	\$16,099	\$16,099	\$17,749
Husky head office building	23,051	23,051	25,340	29,915	29,915
Other real estate and equipment	19,561	15,549	13,034	11,707	10,880
	59,266	54,699	54,473	57,721	58,544
Less income from sub-leases, amounts recovered under cost-of-service					
operations and other eliminations	(33,791)	(31,747)	(32,286)	(35,981)	(37,122)
	\$25,475	\$22,952	\$22,187	\$21,740	\$21,422

Husky Oil Ltd. has a 50% interest in a joint venture which owns and operates its head office building. Husky has leased the office space for its own use and this lease is pledged, together with the joint venture's assets of \$140,372,000, as security for long term mortgage bonds issued by the joint venture totalling \$137,019,000 at December 31, 1985.

On February 13, 1986, the Company received \$157,500,000 on redemption of the Secured Bond. These proceeds, after the payment of expenses incurred on the sale/leaseback arrangement for the Company's head office building, were used to reduce "bank indebtedness" shown as a current liability on the balance sheet at December 31, 1985 (Note 10).

32. ALCOHASTED INFORMATION

(a) FINANCIAL INFORMATION BY BUSINESS SEGMENT

The management of the Company has determined that the following are the principal business segments of the Company:

Gas Transportation & Marketing-transportation and marketing of natural gas.

Petroleum —exploration, development, production and refining activities for crude

oil and natural gas, together with consulting and research.

Petrochemicals —production, transportation and marketing activities for various

petrochemical products.

Manufacturing —design, development, manufacture and marketing of various products

primarily for use in the resource, transportation and telecommuni-

cations industries.

(Thousands of dollars)

	(Thousands of donals			
	1985	1984	1983	
Revenue Gas Transportation & Marketing	\$1,527,785	\$1,492,489	\$1,496,813	
	45.6%	39.3%	39.1%	
Petroleum	\$ 965,228	\$1,607,090	\$1,674,872	
	28.8%	42.4%	43.8%	
Petrochemicals	\$ 756,819	\$ 587,685	\$ 521,988	
	22.6%	15.5%	13.7%	
Manufacturing	\$ 97,404	\$ 106,269	\$ 129,332	
	3.0%	2.8%	3.4%	
Consolidated	\$3,347,236	\$3,793,533	\$3,823,005	
	100%	100%	100%	
Net operating income Gas Transportation & Marketing	\$ 345,478	\$ 347,410	\$ 314,022	
	51.3%	51.3%	57.7%	
Petroleum	\$ 266,531	\$ 273,457	\$ 178,967	
	39.6%	40.4%	32.9%	
Petrochemicals	\$ 48,036	\$ 63,392	\$ 50,257	
	7.1%	9.4%	9.2%	
Manufacturing	\$ 13,527	\$ (7,271)	\$ 817	
	2.0%	(1.1%)	0.2%	
Consolidated	\$ 673,572	\$ 676,988	\$ 544,063	
	100%	100%	100%	
Identifiable assets				
Gas Transportation & Marketing	\$2,351,636	\$2,425,761	\$2,350,681	
	37.0%	37.7%	34.6%	
Petroleum	\$2,270,621	\$2,120,960	\$2,708,467	
	35.7%	33.0%	39.8%	
Petrochemicals	\$1,198,535	\$1,520,289	\$1,291,129	
	18.9%	23.7%	19.0%	
Manufacturing	\$ 265,863	\$ 154,616	\$ 243,848	
	4.2%	2.4%	3.6%	
Other	\$ 265,409	\$ 206,263	\$ 201,931	
	4.2%	3.2%	3.0%	
Consolidated	\$6,352,064	\$6,427,889	\$6,796,056	
	100%	100%	100%	

				<u> </u>		
		1985		1984		1983
Plant, property and equipment additions						
Gas Transportation & Marketing	\$	79,201 20.4%	\$	79,969	\$	154,612
n 1				12.8%		16.6%
Petroleum	\$	295,424*	\$	312,736*	\$	373,881
		76.3%		50.1%		40.0%
Petrochemicals	\$	11,313	\$	220,592	\$	376,587
		2.9%	******	35.4%		40.3%
Manufacturing and Other	\$	1,380	\$	10,776	\$	28,727
		0.4%		1.7%		3.1%
Consolidated	\$	387,318	\$	624,073	\$	933,807
		100%	•	100%	_	100%
FINANCIAL INFORMATION BY GEOGRAPHIC AREA		ć		(Thoi	ısanı	ts of dollars)
		1985		1984		1983
Revenue						
Canada	\$3	3,197,026	\$2	2,941,760	\$2	2,713,643
		95.5%		77.5%		71.0%
United States	\$	87,955	\$	754,983	\$	958,839
- med dates	Ψ	2.6%	Ψ	19.9%	Ψ	25.1%
Other	\$	62,255	\$	96,790	¢	150,523
Other	Þ	1.9%	Ф	2.6%	Þ	3.9%
C . 1:1 . 1	Ф.		Ф.		ф.	
Consolidated	\$3	3,347,236	\$3	3,793,533	\$3	3,823,005
		100%		100%		100%
Net operating income		(# O # / A	Φ.	<====00	d	=10 <10
Canada	\$	658,562	\$	655,588	\$	518,613
,		97.8%		96.8%		95.3%
United States	\$	6,795	\$	24,797	\$	26,835
		1.0%		3.7%		4.9%
Other	\$	8,215	\$	(3,397)	\$	(1,385
		1.2%		(0.5%)		(0.2%
Consolidated	\$	673,572	\$	676,988	\$	544,063
		100%		100%		100%
Identifiable assets						
Canada	\$6	5,094,934	\$6	5,210,924	\$5	5,684,591
		96.0%		96.6%		83.6%
United States	\$	127,479	\$	157,132	\$	888,003
omed suites	Ψ	2.0%	7	2.5%		13.1%
Oth or	\$	129,651	\$	59,833	\$	223,462
Other	Φ	2.0%	Ψ	0.9%	Ψ	3.3%
0 1:1 1	0.4		Φ.		0.4	
Consolidated	\$6	5,352,064	\$6	5,427,889	26	5,796,056 100%
		100%		100%		100%

^{*}Net of Petroleum Incentive Program grants of \$123,953 in 1985, \$161,703 in 1984 and \$97,614 in 1983.

Supplemental Financial Information

(unaudited)

CONSOLIDATED LONG TERM DEBT

The Company's consolidated long term debt, including the portion due within one year, amounted to \$2.838 billion at December 31, 1985, down \$148 million from the 1984 year end amount of \$2.986 billion.

Of the total of \$2.838 billion at December 31, 1985, \$1.895 billion or about 67% relates to the Company's investments in gas transportation

and marketing activities and certain petrochemical facilities⁽¹⁾, which operate under contracts or other agreements that provide for recovery of the principal portion of the associated cost-of-service debt through collection of depreciation and amortization. These arrangements also protect the Company from interest rate and foreign currency fluctuation. Interest expense is recovered through the rate of return, along with a return to NOVA's common shareholders. Any foreign exchange gains or losses are for the account of the customer.

The table below outlines the mix of NOVA's consolidated long term debt at December 31, 1985 and 1984, and helps to measure the degree to which the Company's consolidated earnings are affected by changes in interest rates and foreign currency exchange rates.

(Thousands of dollars)

December 31		1985		1984
Operation Mix				
Cost of service	\$1,895,395	67%	\$1,888,278	63%
Non-cost of service	942,549	33%	1,097,474	37%
·	\$2,837,944	100%	\$2,985,752	100%
Interest Mix				
Floating rate				
Cost of service	\$ 431,327	15%	\$ 429,054	14%
Non-cost of service	483,739	17%	715,000	24%
	915,066	32%	1,144,054	38%
Fixed rate	1,922,878	68%	1,841,698	62%
	\$2,837,944	100%	\$2,985,752	100%
Currency Mix				
Foreign currency debt(2)				
Cost of service	\$ 989,955	35%	\$ 973,053	33%
Non-cost of service	336,213	12%	253,536	8%
	1,326,168	47%	1,226,589	41%
Canadian dollars	1,511,776	53%	1,759,163	59%
	\$2,837,944	100%	\$2,985,752	100%

Notes: (1) The Company is directly and indirectly responsible for 38% of the second ethylene plant's output, which is used as feedstock in the linear low-density polyethylene plant.

(2) Foreign currency debt is mainly in U.S. dollars. Included in foreign currency debt at December 31, 1985, are unrealized translation adjustments, arising on the translation of foreign denominated debt of Canadian operations, of \$177 million (1984–\$95 million); of this amount, \$134 million (1984–\$85 million) relates to cost-of-service activities.

SUMMARIZED CHARLESON DIMASORAL DATA

(Thousands of dollars except for per share data)

Three months ended	Mar	March 31 June 30 Septemb		June 30 September		ember 30	Decem	ber 31
	1985	1984	1985	1984	1985	1984	1985	1984
Operating revenue	\$ 873,682	946,200	808,640	959,629	796,265	1,032,416	868,649	855,288
Net operating income Income before	\$ 163,025	162,058	164,055	157,523	176,894	177,583	169,598	
extraordinary items	\$ 31,593	34,964	30,726	38,992	32,492	37,216	39,300	44,096
Extraordinary items	\$ -	_	(58,921)	133,509	_	_	(157,601)	(85,427)

Three months ended		Marc	h 31	June	30	Septem	September 30		ber 31
		1985	1984	1985	1984	1985	1984	1985	1984
Net income (loss)	\$	31,593	34,964	(28,195)	172,501	32,492	37,216	(118,301)	(41,331)
Earnings per common share before extraordinary items					ŕ	ŕ	,	, , ,	
Basic	\$	0.08	0.13	0.07	0.16	0.09	0.14	0.14	0.20
Fully diluted	\$	0.08	0.12	0.07	0.16	0.09	0.14	0.14	0.18
Earnings (loss) per common share after extraordinary items									
Basic	\$	0.08	0.13	(0.39)	1.25	0.09	0.14	(1.09)	(0.50)
Fully diluted	\$	0.08	0.12	(0.39)	0.80	0.09	0.14	(1.09)	(0.29)
Market price per common share								, ,	,
High	\$	75/8	7%	65/8	75/8	7	73/4	71/4	81/8
Low	\$	61/4	63/8	51/2	61/2	53/4	65/8	53/4	63/4

OH, AND CAS ACTIVITIES

The following information provides the estimated quantities of proved oil and gas reserves of the Company, including 100% of Husky's reserves.

	To	otal	Can	ıada	United States		Philippines
	Oil	Gas	Oil	Gas	Oil	Gas	Oil
PROVED DEVELOPED AND	UNDEVELO	PED RESER	RVES				
At January 1, 1984	153,122	587,721	108,359	478,202	42,601	109,519	2,162
Revisions of previous							
estimate	6,110	16,652	5,956	15,242	154	1,410	_
Improved recovery	742	_	742		-	_	_
Purchases of minerals	,						
in place	950	42,000	950	42,000	_	_	_
Extensions, discoveries							
and other additions	12,714	36,864	12,688	34,638	26	2,226	_
Production	(15,895)	(30,283)	(13,058)	(25,789)	(2,321)	(4,494)	(516)
Sales of minerals in place	(42,023)	(108,661)	_	_	(40,460)	(108,661)	(1,563)
At December 31, 1984	115,720	544,293	115,637	544,293		_	83
Revisions of previous							
estimate	(3,122)	(9,097)	(3,122)	(9,097)	_		_
Improved recovery	6,221		6,221		_	_	
Extensions, discoveries							
and other additions	14,559	66,955	14,559	66,955	_		
Production	(13,967)	(27,521)	(13,902)	(27,521)	_	_	(65)
Sales of minerals in place	(18)	_	_	_	_		(18)
At December 31, 1985	119,393	574,630	119,393	574,630			
PROVED DEVELOPED RESER	RVES						
At December 31, 1983	147,466	531,211	108,209	442,202	37,095	89,009	2,162
At December 31, 1984	114,645	455,293	114,562	455,293		_	83
At December 31, 1985	115,793	448,630	115,793	448,630	_		_

Crude oil, including natural gas liquids, is expressed in thousands of barrels. A barrel represents a stock tank barrel equivalent to 42 U.S. gallons or 35 Imperial gallons. Natural gas is expressed in millions of cubic feet measured at 60° F and 14.65 psia.

Volumes represent the net reserves owned after deduction of royalties, reversionary interests and net profit interests owned by others.



Теп-Year Financial Review

(Thousands of dollars except for share data)

			,
		1985	1984
Statement of Income	, .		
Operating revenue	\$3	3,347,236	3,793,533
Operating expenses	\$2	2,288,419	2,756,599
Depreciation and depletion	\$	310,180	289,283
Petroleum and gas revenue tax	\$	52,903	55,550
Loss (gain) on foreign currency translation	\$	22,162	15,113
Net operating income	\$.673,572	676,988
Equity in earnings (losses) of affiliated companies	\$	(7,235)	(6,367)
Allowance for funds used during construction	\$	3,171	31,800
Other (income) expenses	\$	(1,921)	(1,551)
Interest expense (net)	\$	315,915	341,765
Income before income taxes, minority interest and extraordinary items	\$	355,514	362,207
Income taxes	\$	155,892	150,200
Minority interest	\$	65,511	56,739
Income before extraordinary items	\$	134,111	155,268
Extraordinary income (loss)	\$	(216,522)	48,082
Net income (loss)	\$	(82,411)	203,350
Assets			
Working capital at year end	\$	25,514	38,524
Additions to plant, property and equipment	\$	387,318	624,073
Investment in plant, property and equipment (cost)	\$6	5,025,673	6,080,891
Investment in plant, property and equipment (net)	\$4	1,863,581	5,190,296
Deferred costs and other assets (net)	\$	202,730	123,712
Total assets	\$6	6,352,604	6,427,889
Capital Employed			
Long term debt (less due within one year)	\$2	2,738,979	2,874,278
Deferred income taxes	\$	425,983	496,802
Deferred gain	\$	62,359	_
Minority interest	\$	611,015	560,954
Shareholders' equity			
Preferred shareholders	\$	861,957	780,594
Common shareholders	\$	563,270	742,923
Share Data			
Earnings per common share before extraordinary items			
Basic	\$	0.38	0.63
Fully diluted	\$	0.38	0.60
Earnings (loss) per common share after extraordinary items			
Basic	\$	(1.31)	1.02
Fully diluted	\$	(1.31)	0.77
Dividends paid per Class "A" common share	\$	0.40	0.40
Average common shares outstanding during year (thousands)		128,087	123,203
Number of common shares outstanding at year end (thousands)		130,658	125,254
Book value per common share	\$	4.31	5.93
Market value per common share			
High	\$	75/8	81/8
Low	\$	51/2	63/8

1976	1977	1978	1979	1980	1981	1982	1983
271,397	348,779	431,952	1,218,541	2,114,520	2,666,120	3,500,066	3,823,005
146,992	186,725	280,802	871,241	1,586,124	2,059,457	2,702,220	2,916,826
29,493	38,599	37,217	93,817	157,207	185,517	246,315	307,959
_	_				16,105	33,571	43,610
	(2,184)	(6,168)	231	7,734	17,347	6,261	10,547
94,912	125,639	120,101	253,252	363,455	387,694	511,699	544,063
1,620	3,184	16,924	18,580	16,267	14,054	5,038	(8,605)
8,544	13,831	23,777	21,180	17,399	74,398	85,928	50,168
904	´ _	3,970	2,076	6,720	11,916	3,108	1,434
29,470	28,055	41,113	64,677	93,606	248,869	348,376	317,031
74,702	114,599	115,719	226,259	296,795	215,361	251,181	267,161
30,338	49,372	24,070	72,347	103,700	45,281	65,221	78,080
4,947	7,756	5,743	38,629	51,320	42,639	35,436	38,348
39,417	57,471	85,906	115,283	141,775	127,441	150,524	150,733
_		_	_		_	´ —	(115,605)
39,417	57,471	85,906	115,283	141,775	127,441	150,524	35,128
05.050	< 4.20.5	105.101	404.540	<0.455	44.000	4 4 4 4 4 0	50.052
87,279	64,305	125,431	121,512	60,457	11,889	16,168	59,273
152,244	233,988	233,154	313,905	569,389	1,371,230	1,221,953	933,807
863,007	1,110,991	1,368,054	2,428,530	2,995,523	4,338,590	5,658,708	6,589,882
712,674	923,420	1,137,686	2,114,209	2,549,880	3,753,956	4,870,523	5,541,801
29,120	46,358	68,421	110,578	126,568	197,641	143,332	69,100
945,356	1,443,625	2,062,096	3,144,422	3,671,523	5,012,175	6,333,029	6,796,056
411,311	744,255	821,091	1,038,193	1,043,009	2,206,283	2,740,612	3,404,578
40,747	62,653	90,754	251,813	319,686	359,181	388,632	434,729
_	_	_	_	_	_	_	_
10,293	15,915	218,208	412,270	442,819	441,649	495,383	485,075
142,254	210,597	392,593	363,581	492,723	441,235	826,122	800,907
239,936	270,546	318,245	402,061	527,295	627,846	692,479	639,413
0.47	0.55	0.77	0.98	1.08	0.88	0.80	0.60
0.45	0.53	0.71	0.81	0.90	0.80	0.74	0.58
0.47	0.55	0.77	0.98	1.08	0.88	0.80	(0.38)
0.45	0.53	0.71	0.81	0.90	0.80	0.80	(0.38)
0.20453	0.2448	0.25907	0.30833	0.36	0.38666	0.74	0.40
66,063	82,263	85,083	89,223	99,001	107,583	114,341	118,478
80,807	83,474	87,354	92,253	103,351	110,961	116,189	120,664
2.97	3.24	3.64	4.36	5.10	5.66	5.96	5.30
4%	5½	5½	9%	1 2 3/-	1 13/	0.7/	01/
35/8	41/4	3 ½ 4 5/8	9% 4%	13% 8	14%	9%	9½
377	7774	778	478	ð	71/4	51/8	6



Corporate Directory

BOARD OF DIED TOTAL

Edward W. Best

Partner, Foster Research, Calgary, Alberta (Economic Research)

S. Robert Blair, C.C.

Chairman and Chief Executive Officer

of the Company

Arthur J. E. Child, O.C.

President and Chief Executive Officer, Burns Foods Limited, Calgary, Alberta

(Food Processor)

J. Joseph Healy

President, Healy Motors Limited,

Edmonton, Alberta (Transportation)

Harley N. Hotchkiss

President, Harman Resources Ltd., Calgary, Alberta (Private Investor—Oil and Gas, Real Estate

and Agriculture)

William A. Howard

Senior Partner, Howard, Mackie, Calgary, Alberta

(Barristers and Solicitors)

Peter L. P. Macdonnell, C.M.

Partner, Milner & Steer, Edmonton, Alberta (Barristers and Solicitors)

John R. McCaig

Chairman and Chief Executive Officer, Trimac Limited, Calgary, Alberta (Transportation and Energy Resources)

Frederick A. McKinnon Retired, Calgary, Alberta

A. Ernest Pallister

President, Pallister Resource Management Ltd., Calgary, Alberta (Resource Management)

H. J. Sanders Pearson

Chairman and Chief Executive Officer, Century Sales & Service Limited, Edmonton, Alberta (Industrial Tools and Fasteners Distribution); Vice Chairman of the Board of

Directors of the Company

Robert L. Pierce

President of the Company

Daryl K. Seaman

Chairman, Bow Valley Industries Ltd., Calgary, Alberta (Natural Resource Services, Exploration and Development)

Ronald D. Southern

Deputy Chairman and Chief Executive Officer, ATCO Ltd., Calgary, Alberta (Manufacturing, Utilities, Natural Resources and Real Estate)

*There was one vacancy on the Board at the time of publication of this report.

EXPRESSION FOR THE SAST

S. Robert Blair

Chairman and Chief Executive Officer

Robert L. Pierce

President

John E. Feick

Senior Vice President

Dianne I. Hall

Senior Vice President and Secretary to the Board

William C. Rankin

Senior Vice President

Bruce W. Simpson

Senior Vice President

John W. F. Cowell, M.D.

Vice President, Occupational Health and Safety

Georges Dubé

Vice President, General Counsel and

Corporate Secretary

Richard C. Milner

Vice President and Treasurer

Brian F. Olson

Vice President

John Patterson

Vice President and Controller

Joan A. Dennis

Assistant Secretary

Thomas G. Milne

Assistant Treasurer

Note: Peter C. Flynn and Edmond A. Lemieux, both vice presidents, are currently assigned on a full-time basis to affiliated companies.

SENIOR OFFICERS; ALBERTA GAS TRANSMISSION DIVISION

Donald G. Olafson

Division Senior Vice President

Robert B. Snyder

Division Senior Vice President

Design
The Design Works
Typesetting
Duffoto Process Company Ltd.
Production
NOVA Creative/Graphic Arts Services
Printing
Mitchell Press Limited

PRINTED IN CANADA



CONTRACTOR OF THE

Arthur R. Price President, Husky Oil Ltd.

John E. Feick

President, Novacor Chemicals Ltd.

C. Kent Jespersen

President, Foothills Pipe Lines (Yukon) Ltd.

Luigi Fiore

Chairman, Grove Italia S.p.A.

Donald G. Olafson

President, Novacorp International Consulting Ltd.

Del Lippert

President and Chief Executive Officer,

NovAtel Communications Ltd.

Gordon W. Cameron

President and Chief Executive Officer,

Pan-Alberta Gas Ltd.

PRINCIPLE CONTRACTORS

Gas Transportation & Marketing

Alberta Gas Transmission Division of NOVA (100%) Trans Québec & Maritimes Pipeline Inc. (50%) Foothills Pipe Lines (Yukon) Ltd. (50%) Pan-Alberta Gas Ltd. (50,005%)

Petroleum

Husky Oil Ltd. (57%)

Novalta Resources Ltd. (100%)

Petrochemicals

Novacor Chemicals Ltd. (100%)

The Alberta Gas Ethylene Company Ltd. (100%)

Alberta Gas Chemicals Ltd. (50%)

A. G. Pipe Lines Companies (100%)

Manufacturing

Grove Italia S.p.A. (100%)

Grove Valve and Regulator Company (100%)

NovAtel Communications Ltd. (50%)

Western Star Trucks Inc. (50%)

CNG Fuel Systems (50%)

Consulting & Research

Novacorp International Consulting Ltd. (100%)

NOVA/Husky Research Corporation Ltd.

(50%/50%)

Noval Enterprises Division of NOVA (100%)

Other

Novalta Property Services Ltd. (100%)

nttermes

Howard, Mackie Calgary, Alberta

100

Clarkson Gordon Calgary, Alberta

Corporate Headquarters

NOVA, AN ALBERTA CORPORATION 801 Seventh Avenue S.W. P.O. Box 2535, Postal Station M Calgary, Alberta T2P 2N6 (403) 290-6000 Telex 038-21503 Telecopier (403) 290-6379

Other Principal Offices

ALBERTA GAS TRANSMISSION DIVISION Operations Office 9888 Jasper Avenue P.O. Box 2330 Edmonton, Alberta T5J 2R1 (403) 423-6111

FOOTHILLS PIPE LINES (YUKON) LTD.

3000 - 707 Eighth Avenue S.W. Calgary, Alberta T2P 3W8 (403) 294-4111

GROVE ITALIA S.p.A.

Strada Campoferro 15

27058 Voghera (PV) Italy

(39) 383-6911

HUSKY OIL LTD.

707 Eighth Avenue S.W.

P.O. Box 6525, Postal Station D

Calgary, Alberta T2P 3G7

(403) 298-6111

NOVACOR CHEMICALS LTD.

1600 - 734 Seventh Avenue S.W. Calgary, Alberta T2P 3P9

(403) 290-8977

NOVACORP INTERNATIONAL

CONSULTING LTD.

P.O. Box 2535, Postal Station M

Calgary, Alberta T2P 2N6

(403) 290-6000

NOVALTA PROPERTY SERVICES LTD.

P.O. Box 2535, Postal Station M

Calgary, Alberta T2P 2N6

(403) 290-6000

NOVATEL COMMUNICATIONS LTD.

700 Ninth Avenue S.W.

Calgary, Alberta T2P 3V4

(403) 298-0444

PAN-ALBERTA GAS LTD.

500 - 707 Eighth Avenue S.W.

Calgary, Alberta T2P 3V3

(403) 234-6600





Second Quarter Interim Report

Six months ended June 30, 1985



CONSOLIDATED FINANCIAL HIGHLIGHTS

(Unaudited: thousands of dollars except for per share data)

	Thr Months Ended June 30			Six Month June		ded			
	1	98]	1984		1985		1984
Statement of Income									
Operating revenue	\$80	8.	40	\$9!	59,629	\$1	,682,322	\$]	,905,829
Net operating income	\$16	64.	55	\$15	57,523	\$	327,080	\$	319,581
Income before extraordinary item	\$ 3	30.	26	\$ 1	38,992	\$	62,319	\$	73,956
Extraordinary item	\$ (5	8.	21)	\$13	33,509	\$	(58,921)	\$	133,509
Net income (loss)	\$ (2	8	95)	\$1'	72,501	\$	3,398	\$	207,465
Preferred share dividend entitlement Net income (loss) available to common	\$ 2	2 1	07	\$	19,604	\$	42,720	\$	39,170
shareholders	\$ (4	19,	02)	\$15	52,897	\$	(39,322)	\$	168,295
Share Data									
Earnings (loss) per common share Before extraordinary item									
Basic	\$	(07	\$	0.16	\$	0.15	\$	0.29
Fully diluted	\$	(07	\$	0.16	\$	0.15	\$	0.28
After extraordinary item									
Basic	\$	(1)	39)	\$	1.25	\$	(0.31)	\$	1.38
Fully diluted	\$		39)	\$	0.80	\$	(0.31)	\$	0.92
Dividends paid per common share Average number of common shares	\$	(:	10	\$	0.10	\$	0.20	\$	0.20
outstanding (thousands)							126,738		122,032

REPORT TO SHAREHOLDERS

PRESIDENT'S MID-YEAR REVIEW. The

income performance for the first half, at \$326 million before interest, taxes, minority interest other income and extraordinary item, is 5% below the 1984 first half. This is quite sufficient to keep all our business proceeding properly and the Company performing each of its operations fully. Adequate funds are also being generated to make some investments for the future and there is no net requirement for new borrowing during the year.

Interest expense for the first half was reduced 14% from 1984. Income tax accruals and the minority interest deduction, however, have each increased over 20% mainly because of increased profits in Husky Oil Ltd. (57% owned). Net income before extraordinary item for the first half is therefore down 16% to \$62 million and after preferred dividends is further reduced to \$20 million or 15 cents per common share.

At this current level of earnings per share, the common share market price is no doubt supported by the common dividend rate and also the market's expectation of future improvement in earnings. Accordingly, I will concentrate these mid-year comments on those future projections.

In Gas Transportation and Marketing, as those activities are segregated in the Consolidated Statement of Income, NOVA is in a rather level period, as indicated by the 1% annual growth rate in net operating income. Volumes of natural gas sold and transported have risen to record levels through a great deal of effort. The size of gas plant in service, which largely determines NOVA's profits in this sector, is large enough to handle current business and therefore growth in income is expected to be slow for the immediate future. Large increases in our gas transportation plant are planned in future when the next major

round of new Canadian gas exports to the United States takes place, forecast variously to start in the years ranging from 1988 to the early 1990s.

The need of the United States for future additional Canadian gas supply is recognized but the timing is difficult to fix during the present situation of natural gas surpluses and low prices in the U.S. gas industry. The Alaska Natural Gas Transportation System is on hold pending substantial gas price improvement in the U.S. or resumed concern about domestic energy supply sufficiency by that government.

In our Petroleum sector, Husky is proving the merit of earlier decisions to increase its investment in heavy oil. In every year of the 1980s, Husky's net working interest in heavy oil production is increasing by several thousand barrels per day, one of the best such records in Canada in these years. Husky's profit contribution is rising correspondingly. The present trend and forecasts indicate annual improvement in earnings through Husky equivalent to about 10 cents per NOVA share after tax. Fluctuation of world oil price and interest rates makes forecasting difficult but Husky's good balance sheet is important.

In Petrochemicals. NOVA faces its most serious problem with respect to the effect on consolidated earnings per share. Our new ethylene and polyethylene plants are operating extremely well, but the slump in polyethylene market prices since July 1984 just began to correct in July 1985. Our petrochemicals sector, a more than steady contributor to profits through 1983, is making no significant contribution currently.

The market price levels of polyethylene began improving in July and the expectation is that the apparently firm price increases will have full effect in the fourth quarter of 1985. This trend will be enhanced by continuing improvement in volume, grade and marketing performance in our operations. Moving beyond our present situation in petrochemicals, the

efforts of NOVA's top management are concentrated on building a stronger corporate position in this industry for the future.

The opposite side to the recent, sudden petrochemical price fall is that price levels can move up equally fast and directly to earnings. I believe that NOVA will have a distinctly better report to give at the close of 1985 and progressively better results after that, but prefer to hold that out as a generally positive trend rather than to forecast. We anticipate considerable change in the petrochemical industry structure in the next 12 months or so, with Alberta gas-based ethylene and derivatives keeping a relatively good position within the worldwide industry. We have a great need to be at the forefront of these commercial developments.

In Manufacturing, our valve and flow control companies are again contributing profit and so is our interest in Western Star Trucks Inc. (50% owned). NovAtel Communications Ltd. (50% owned) should also move into a profitable position in 1986. I believe that the overall trend is positive at this time.

We estimate that 1985 full-year earnings will be well below the 60 cents to 63 cents per share level of 1983 and 1984, but I also believe they will be moving upward in the second half of 1985 and give expectation of better results for 1986.

Following Husky's redemption of its convertible preferred shares in June, it has been necessary for NOVA consolidated to record the non-cash deemed accounting loss, which is described in the Financial Review section. I regard this as a necessary accounting statement, but not significant to NOVA's business outlook.

The Board of Directors' designation in June of myself to the additional position of Chairman adds the status inherent in that title to the positions which can be used by NOVA's management in negotiations with others.

The common loyalty to our group of com-

panies among all levels of employees is very strong and is one of the good factors at work for the shareholders.



FINANCIAL REVIEW. Consolidated income before extraordinary item of \$62.3 million for the six months ended June 30, 1985, was down \$11.7 million or 16% from the \$74.0 million reported in 1984. Improved earnings from the Petroleum segment's increased heavy crude oil revenue and lower interest expense were more than offset by low world commodity prices in the Petrochemicals segment. New polyethylene price levels in July are higher, indicating improvement in Petrochemicals operating results through the second half of 1985.

After the deduction of preferred share dividend entitlement of \$42.7 million, as compared with \$39.2 million in 1984, basic earnings per common share before extraordinary item were 15 cents in 1985 on a total of 126.7 million average common shares outstanding, as compared with 29 cents on a total of 122.0 million average common shares outstanding in 1984. Earnings per common share before extraordinary item on a fully diluted basis were 15 cents in 1985 compared with 28 cents in 1984.

In the second quarter of 1985, the Company recorded an extraordinary non-cash deemed accounting loss of \$58.9 million relating to the dilution of its ownership in Husky Oil Ltd. The dilution from approximately 67% to 57% was due to the conversion to common shares of Husky's 13% convertible preferred shares in June. This deemed loss reduced consolidated net income after extraordinary item to \$3.4 million which, after the deduction of preferred share dividend entitlement, resulted in a

loss after extraordinary item of 31 cents per common share (basic and fully diluted).

In 1984, the Company reported an extraordinary gain of \$133.5 million arising from the sale of United States petroleum assets. This increased consolidated net income after extraordinary item to \$207.5 million which, after the deduction of preferred share dividend entitlement, resulted in basic earnings per common share after extraordinary item of \$1.38 (92 cents fully diluted).

Consolidated operating revenue to June 30 1985, was \$1,682.3 million, down \$223.5 million or 12%. This decline is principally due to the sale of Husky's United States petroleum properties in May 1984. Revenue increases occurred through larger volumes of gas exported to the United States, increased production of heavy oil and revenue from the Company's two new petrochemical plants—the second ethylene plant and the linear low-density polyethylene plant. Revenue from the Company's valve and flow control manufacturing operations has been reflected during the second quarter, resulting from the Company's decision to continue ownership.

Consolidated operating expenses were down \$230.8 million principally as a result of the sale of the United States petroleum operations in 1984 as offset by the operations of the two new petrochemical plants and increased gas exports to the United States.

The loss on foreign currency translation amounted to \$11.3 million, versus \$6.5 million for the comparative period in 1984. However, after allowing for minority interest, amounts billed under cost-of-service contracts and income taxes, this had an adverse effect of only 4 cents per common share at the end of the second quarter of 1985 as compared with an adverse effect of 3 cents per common share in 1984.

Net operating income was \$327.1 million in 1985 compared with \$319.6 million for the same period in 1984. The improvement reflects

the operating return during 1985 from the second ethylene plant, higher earnings from heavy oil production and improved results from the valve manufacturing companies. This was partially offset by the reduction in net operating income from Petrochemicals.

NOVA's share in losses of affiliated companies, accounted for on an equity basis, was \$3.3 million in 1985, as compared with \$5.0 million in 1984. This improvement was attributable to better margins on methanol production and increased sales of transportation equipment.

Allowance for funds used during development and construction was down \$28.0 million from the comparative period in 1984, principally the result of the completion of the second ethylene plant in mid-1984.

Net interest expense of \$159.2 million, compared with \$184.4 million for 1984, was down \$25.2 million, principally due to the reduction in outstanding debt.

Income tax expense of \$76.1 million increased by \$12.5 million as a result of the higher earnings in the Petroleum segment and increased income taxes billed and recovered under cost-of-service contracts.

Funds from operations for the period of \$272.0 million represent a decline of \$50.8 million or 16% from the same period in 1984. This decline was principally due to the sale of the United States petroleum operations in May 1984 together with reduced funds generated from Petrochemicals.

APPOINTMENTS. At the June 14 meeting of NOVA's Board of Directors, S. Robert Blair, president and chief executive officer, was elected to the additional position of chairman of the board. H. J. Sanders Pearson, who had served as chairman since 1974, was elected vice chairman. Mr. Pearson chairs the board's management resources and compensation committee.

On June 5, Del Lippert was appointed president, chief operating officer and director

of NovAtel Communications Ltd. Mr. Lippert brings to NovAtel extensive experience in the development and marketing of services and systems to industry and government in 34 countries throughout the world.

PETROCHEMICALS. The pricing climate for all of the petrochemical commodities marketed through Novacor Chemicals Ltd. (100% owned) has recently shown some improvement.

Polyethylene prices, down sharply over the first half from levels achieved a year ago, are showing a noticeable upward trend in the third quarter, and Novacor's management is optimistic that this will continue into 1986. The plant has been operating very efficiently.

Methanol prices began increasing during the first half and are holding steady. Alberta Gas Chemicals Ltd. (50% owned) began selling a methanol-isobutanol blend of gasoline at 16 Ontario service stations in June. The new fuel, sold under the brand name V-Plus, opens another domestic market for these natural-gas-based chemicals.

The 50%-owned polyvinyl chloride plant at Fort Saskatchewan, Alberta, has been producing consistently at near capacity. Employees there recently marked a record four years without a lost-time accident.

Novacor's officers are continuing to work hard with industry and government in Canada and the United States to demonstrate the mutual benefits of a freer trading relationship in petrochemicals between the two countries

PETROLEUM. Effective July 2, 1985, NOVA holds approximately 57% of the outstanding common shares of Husky Oil Ltd. The reduction in ownership from the previous 67% reflects the conversion of Husky's 13% Cumulative Redeemable Convertible Retractable Junior Preferred Shares, Series A. That company's dividend was increased to \$0.09 per common share paid quarterly beginning June 26, 1985.

On June 7, Husky announced an agreement

for sale of its wholly owned U.S. subsidiary, RMT Properties Inc., to Flying J Inc. of Brigham City, Utah. The properties include two U.S. refineries and a network of car/truck stops in the western United States. This transaction is scheduled to close in September 1985.

GAS TRANSPORTATION. The Alberta Gas Transmission Division's winter construction program, completed in late May, represented some 46 pipeline projects, comprising 79 miles of pipeline, and expenditures of \$26.2 million. Work on three compressor station projects is continuing as part of the summer construction program.

As of June 30, 1985, \$34.0 million had been expended from a total 1985 capital budget of about \$92.0 million.

Major projects completed this year include the Silver Creek compressor station and the Airdrie service centre.

On May 17, Trans Québec & Maritimes Pipeline Inc. (50% owned) finalized a transaction relating to the public offering of \$85 million of 11.70% First Mortgage Bonds, Series C, to mature on November 23, 1990.

August 6, 1985



CONDENSED CONSOLIDATED BALANCE SHEET

(Unaudited except for December 31, 1984; thousands of dollars)

	June 30 1985	December 31 1984	June 30 1984
Assets			
Current assets	\$ 915,610	\$1,010,862	\$1,059,999
Investments and advances	118,749	103,019	105,940
Plant, property and equipment (net)	5,225,835	5,190,296	5,179,268
Other assets	156,032	123,712	135,387
	\$6,416,226	\$6,427,889	\$6,480,594
Liabilities			
Current liabilities	\$ 863,837	\$ 972,338	\$1,017,542
Long term debt	2,852,337	2,874,278	2,869,570
Deferred income taxes	519,603	496,802	446,671
Minority interest in subsidiary companies	614,096	560,954	565,801
	4,849,873	4,904,372	4,899,584
Shareholders' Equity			
Preferred shareholders	872,676	780,594	789,348
Common shareholders	693,677	742,923	791,662
	1,566,353	1,523,517	1,581,010
	\$6,416,226	\$6,427,889	\$6,480,594



CONSOLIDATED STATEMENT OF INCOME

(Unaudited; thousands of dollars except for per share data)

		Tota		
Six Months Ended June 30		1985		1984
Revenue Operating revenue Intersegment revenue	\$1	,682,322	\$1	,905,829
	1	,682,322	1	,905,829
Costs and expenses Operating expenses Intersegment expenses	1	,164,918	1	,395,741
Depreciation and depletion Petroleum and gas revenue tax Loss on foreign currency translation		151,022 28,012 11,290		157,819 26,175 6,513
	1	,355,242	1	,586,248
Net operating income		327,080		319,581
Equity in losses of affiliated companies Allowance for funds used during development and construction		(3,280) 2,214		(5,023) 30,169
		(1,066)		25,146
Income before the undernoted items Other income Interest expense (net of interest income and interest capitalized duing construction:		326,014 (1,728)		344,727 (1,548)
1985-\$22,224; 1984-\$22,491)		159,165		184,362
Income before income taxes, minority interest and extraordinary in	em	168,577		161.913
Income taxes Current Deferred		47,299 28,831		(2,416) 66,026
		76,130		63,610
Income before minority interest and extraordie ry item Minority interest		92,447 30,128		98,303 24,347
Income before extraordinary item Extraordinary item		62,319 (58,921)		73,956 133,509
Net income	\$	3,398	\$	207,465
Earnings (loss) per common share Before extraordinary item Basic	\$	0.15	\$	0.29
Fully diluted	\$	0.15	\$	0.28
After extraordinary item Basic	\$	(0.31)	\$	1.38
Fully diluted	\$	(0.31)	\$	0.92

Gas Trans & Mar		Petro	leum	Petrochemicals		Manufa	cturing
1985	1984	1985	1984	1985	1984	1985	1984
\$816,780 1,512	\$688,110 2,246	\$460,197 8,898	\$889,638	\$376,382	\$282,044	\$28,963	\$46,037
818,292	690,356	469,095	894,085	376,382	282,044	28,963	46,037
592,771 6,198 43,764 — 3,632	473,717 3,148 42,182 1,619	235,740 426 67,010 28,012 5,838	636.023 302 96.226 26.175 3,554	312,389 3,786 38,533 — 1,820	240,227 3,243 15,262 — 1,340	24,018 - 1,715 -	45,774 - 4,149 -
646,365	520,666	337,026	762,280	356,528	260,072	25,733	49,923
171,927	169,690	132,069	131,805	19,854	21,972	3,230	(3.886)
2,214	1,508	=	=	(1,220)	(1,533) 28,661	(2,060)	(3,490)
2,214	1,508	_	_	(1,220)	27,128	(2,060)	(3,490)
\$174,141	\$171,198	\$132,069	\$131,805	\$ 18,634	\$ 49,100	\$ 1,170	\$ (7,376)

Note: Income taxes are provided on income from Gas Transportation & Marketing and certain Petrochemicals operations only to the extent that they are included in allowable costs of service under such contracts.



CONSOLIDATED STATEMENT OF CHANGES IN FINANCIAL POSITION

(Unaudited: thousands of dollars)

Six Months Ended June 30	1985	1984
Source of Funds		
Operations	\$272,038	\$ 322,863
Sale of subsidiary		539,937
Add working capital deficiency of subsidiary sold	_	13,224
Long term debt	144,284	195,438
Preferred shares	100,000	_
Common shares	15,950	14,536
Less common shares issued on conversion of preferred shares	(1,951)	(2,670
Other	(2,169)	1,020
	\$528,152	\$1,084,348
Use of Funds		
Plant, property and equipment Gas Transportation & Marketing	\$ 38,498	\$ 36.335
Petroleum	128,586	137.085
Petrochemicals	6.956	137,368
Manufacturing and Other	3,130	3,472
	177,170	314,260
Other assets	6,694	4,775
Investments and advances	16,314	17,940
Reduction of long term debt	207,790	676,976
Purchase of preferred shares for cancellation	5,272	7,973
Redemption of preferred shares issued by subsidiaries Dividends to—	225	225
Shareholders	69.422	63.654
Minority shareholders of subsidiaries	16.846	15,361
Capital stock issue expenses	1.673	_
Reconsolidation of subsidiaries previously held for sale	13,497	_
Working capital increase (decrease)	13,249	(16,816
	\$528,152	\$1,084,348

CORPORATE OFFICERS

S. Robert Blair Chairman, President and Chief Executive Officer

Robert L. Pierce Executive Vice President

John E. Feick Senior Vice President

Dianne I. Hall Senior Vice President

William C. Rankin Senior Vice President and Controller

Bruce W. Simpson Senior Vice President

John W. F. Cowell, M.D. Vice President, Occupational Health and Safety

Georges Dubé Vice President, General Counsel and Corporate Secretary

Richard C. Milner Vice President and Treasurer

Brian F. Olson Vice President

John Patterson Vice President and Assistant Controller

Joan A. Dennis Assistant Secretary

Thomas G. Milne Assistant Treasurer

Note: Peter C. Flynn and Edmond A. Lemieux, both vice presidents, are currently assigned on a full-time basis to affiliated companies.

DIVIDEND REINVESTMENT AND SHARE PURCHASE PLAN

The Company has a Dividend Reinvestment and Share Purchase Plan that provides common and preferred shareholders with an opportunity to reinvest their cash dividends in Class "A" common shares at 95% of the weighted average price of Class "A" shares sold on The Toronto Stock Exchange on the dividend payment date. Shareholders may also make optional cash payments and acquire additional Class "A" shares without paying brokerage commissions.

Those wishing to obtain further information about the plan may contact: National Trust Company, Stock Transfer Department, Suite 1008, 320 Eighth Avenue S.W., Calgary, Alberta T2P 2Z2. Telephone (403) 263-1460.

The Dividend Reinvestment and Share Purchase Plan is not available to residents of the United States of America or any of the territories or possessions thereof.

INQUIRIES

Shareholders and others wishing to obtain additional information about the Company and its operations may direct inquiries to the Manager, Investor Relations, at the head office address in Calgary or call the Company's toll-free number in Canada: (800) 661-9264.

RAPPORTS EN FRANÇAIS

Les personnes désirant des exemplaires en français du présent rapport sont priées de s'adresser au directeur, Relations avec les investisseurs, de la Compagnie par lettre, ou par téléphone du Canada: (800) 661-9264 (sans frais d'interurbain).

Second Quarter Interim Report

Six months ended June 30, 1985

NOVA AN ALBERTA CORPORATION



Post Office Box 2535 Postal Station M Calgary, Alberta, Canada T2P 2N6 Head Office: 80I Seventh Avenue S.W. Telephone: (403) 290-6000